

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF NEW YORK

PRO-SE NATIVE OF SACHEM OF  
TRIBE KWANDANCH INDIAN NATION

KEVIN DAMION CHICHTHOR

INDIVIDUALLY &amp; ON BEHALF OF ALL

OTHER, SIMILARLY SITUATED, EQUAL  
PROTECTION RIGHT UNDER A CLASS-  
OF-ONE, & WRONGFUL CONFINEMENT  
IN S.H.U. FOR YEARS 96 MONTHS

- VS -

AMEND - COMPLAINT  
IMMINENT DANGER &  
WHISTLE-BLOWER ACTS  
21-CV-0692 (DNH / TWD)  
JURY TRIAL  YES  
PURSUANT TO 18 U.S.C.  
§ 1961 - 1967 (b) (RICO-ACT  
& 42 U.S.C. § 1981, 1983,  
1985, 1986, AS WELL AS  
F.R.A. OF 1973 § 504, 29 U.S.C.A. § 794(a) & A.D.A.SECTION 504, 202 42 U.S.C.A.  
§ 12132, TITLE II, SEEKING  
DECLARATORY, INJUNCTIVE  
RELIEF, CLEAN WATER  
ACT (CWA) (33 U.S.C.A. §§  
1251 ET. SEQ, "SECTION (11) 16,  
U.S.C.A. § 1532 (13) AT (16)  
1531 OF ENDANGERED →  
SPECIES ACT OF 1973 §  
(2) ET. SEQ "ESA 16 U.S.  
C.A. 1540 INJUNCTIVE  
RELIEFS, SYSTEMIC SERIES  
"ENFORCEMENT & POLICY  
DISCRIMINATED AGAINST  
CONTINUING WRONG →  
DOCTRINE, (CERCLA) (42  
U.S.C.A.) § 9601 ET. SEQ1913 (J) JUDICIAL REVIEWS  
"STABILIZATION DOCTRINE  
(16) (R.F.R.A) ADULTERATED  
VIOLATION UNDER COLOR OF  
STATES LAWS, 1<sup>ST</sup>, 4<sup>TH</sup>, 8<sup>TH</sup>, 14<sup>TH</sup>  
AMENDMENTS,

SEE-ATTACH

"ACTING BOSS ANTHON J. NOTORIOUS  
ANNOUNCE OF THE DOCCS CRIME  
FAMILY, DIRECTOR, S.H.U. DONALD  
A.K.A. "DONINFORCER" VENETTOZZI,  
OVER 1000, 1000, DUE PROCESS VIOLATIONS  
MYSELF & OTHER PRISONERS AT 60 DOCCS  
PRISONS, "PROOF ARE IN FEDERAL &  
STATES COURTS RECORDS, DEPUTY C.L.  
MORRIS A.K.A. "BLACKWIDOW"OF A.D.A. AT E.C.F. WAS PRIOR-EX  
DIRECTOR "FRP", WAS "EXTORTING  
CASH & KICKBACK FROM PRISONERS  
FAMILY; STILL INVOLVEMENT  
OF VARIOUS CRIMINAL ACTIVITIES  
AT ALL DOCCS PRISONS "FRP",  
SENIOR STAFFS & C.H.O MORRIS;  
DEPUTY COMM PROGRAM JEFF MCKOY,  
& C.H.O WRONGFUL CONFINEMENT  
WITH NO "EVIDENT & NO HEARING TAPES  
& FABRICATED MISBEHAVIOR REPORTSC.O. RICE, JANE-DOE OF F.O.I.L.,  
C.O. J. WALLACH, C.O.S. PERROTTE,  
C.O. V.J. CADRETTE, C.O. M. SAND  
EZ, TCR. GIBSON REAL FAT, S.H.U.  
C.O. MCGILL, C.O. TRAVIS, LT  
SIMMONS, C.O. T. THOMAS, C.O. JR.

MEINEKE, JR, C.O.M. MEINEKE, C.O. JOHN-DOE FAT WITH NO  
 HAIR ON HEAD WHITE ABOUT 6 FEET 3, ABOUT 300 POUNDS, S.H.U,) C.O. R.M. ROBINSON, LT ZWECK, SGT JOHN-DOE (1) S.H.U.  
 SGT JOHN-DOE 2-S.H.U., SGT JOHN-DOE (3) B-3 BLACK, DSS  
 JOHN-DOE, C.O. BRENNAN, C.O. HENRE OR C.O (4) CHO-  
 MORRAN SUPER FREAK A.K.A. OLD COYOTE THAT I CAUGHT ON  
 4-16-21 AT HEARING WITH C.O. J. THOMAS HAVING SEX ; WHITE  
 LIQUID ON HER FACE ; I WAVE ; SHE MARSH, WARDEN L. KILL  
 SY, CAPT (A), LT. VANDEWEE, DSS JOHN-DOE SKIN-HEAD  
 DR. GUZMAN, N.P. A. ANDOLA, NURSE (1) FAUKUR FAT  
 ; OLD, NURSE (2) FAUKUR YOUNG ; FAT SISTER, COUNSELOR  
 FRANCISCO, C.O. JAMAL OLD FAT POT WHOLE IN FACE,  
 DENTAL DR. JOHN-DOE, C.O. LAKE, UNDERBOSS A. RODRIG  
 UEZ S.H.U. DIRE, MS. LEWIS, AUDILOGY JOHN-SHERMAN  
 PATTERNED OF ALTERNATE MEDICAL FOLDER TO MOVE HANDICAPP  
 PRISONERS OUT OF A.O.A. ; F.R.A. PROGRAM ; MISSING FUNDS  
 "DISCRIMINATING ; RETALIATION", ALSO AT SULLIVAN-C.F.  
 2019, "THE CIVIL ENFORCEMENT PROVISION OF  
RICO ACT PROVIDES THAT "ANY PERSON INJURED  
 IN HIS BUSINESS OF PROPERTY BY REASONE OF A VIOLATION  
 OF [18.U.S.C. § 1962] ... MAY SUE ... IN  
 ANY UNITED STATES DISTRICT COURT AND SHALL RECOVER  
 THREEFOLD THE DAMAGES..." 18 U.S.C. § 1964(C)  
 C.O. JOHN-DOE FROM 12-15-2020, B-3  
 NO NO A.C.F., DEPUTY PROG, ■ GALYN V. SCHENK,  
 DEPUTY SUPT (1) ZEBRA A. CICCONI-CROZIER, DSS (3)  
 JOSEPH. E. COREY, (1) JOHN-DOE 11-29-2020 AT A.C.F.  
DRAFT PROCESS LOOK LIKE CLARK KENT, (2)  
 JOHN-DOE THAT WORK ON 11-29-2020, ; C.O. B  
 TUCKER, ; C.O. D.K. TUCKER BOTH DRAFT  
 PROCESS, /EX-C.O. - ORC HODSONS, HAS MENTAL  
 HEALTH ISSUES,

C.O. J. BUTLER, LT. T. C. ABATE, CAPT NORRIS, B.S.,  
 A.D.S., M.T. BUTERA, JAMES DOROTHY, "DAVE" DINELLO  
 PHY(3) N.P. LISA M. EVERETT, NURSE(2) C. FLANSB  
 RD, A.D.S., H.S. FOWLER, PHY(2) DEBORAH GEER,  
 ON 9.15.2020 6:10AM NURSE CHRISTA HOLME DENY  
 ME MY LIFE SUSTAINED H.I.V.; BOAST, PHARMAC  
 IS T SUSAN M. TAKAUB, NURSE ANN KENNEDY,  
 DENTIST (1) JOHN R. MACCAULY DENTIST (1) T. OSOWSKI  
 PHARM SUPER D.R. SAUDERS, WARDEN ■■■■■ JOHN  
 DOE, "NOW FIVE POINTS C. F. WARDEN M.T.,  
 DSS ROCKER, DR. WRIGHT, FAT SHEMALE KIRSTEN  
 STANTON, ABUSED FOR YEARS, NURSE, N.P. K. M. SALOTTI,  
 SGT. S. D. VAN HORN, SGT S. G. ■■■■■ CASPER, COUNSEL M.T.  
 RANIER; CHO OF HEARING; NOTARY PUBLIC STATE OF  
 NEW YORK NO. 02RA0171153#, FALSE DECLARATION BY  
 JESSICA BURNETT, IN CASE NO # 15-CV-6252(EAW)  
 CLIN-PHY 2 MICHELLE L. BELGARD, LIEUTENANT A. →  
 LIL-MAN GINNINO, OVER 18 FALSE HEARING;  
 HE  
 FABRICATED FALSE EVIDENT;  
 WRONGFUL CONFESSION  
 TO COVE UP HIS;  
 OTHER DEFENDANTS MISCONDUCTS  
 IN S.H.U. - VIDEO-TAPES FOR YEARS 2015 - 2018, C.O.  
 K.S. OR S.K., REAL FAT;  
 UGLY ABOUT 6-FEET 2  
 INCH WORK 12-;  
 11 BLOCK;  
 VIOLATION SEARCHES;  
 SEIZURES;  
 C.O. CLARK, SEXUAL SODOMY;  
 RAPE;  
 EXCESSIVE FORCE WITH MACE;  
 ASSAULTED SYSTEMIC →  
 PROBLEMS;  
 C.O. JANE-DOE PACKAGE ROOM REAL  
 SKINNY BLACKHAIR;  
 MARSHAL LT., C.O. COUNTRYMAN  
 COLT, C.O. COUNTRYMAN BARRY, DR. M. MEKARE,  
 C.O. E. KUEBLER, PHY ASST. C. GARDNER, O.R.C. S.HILL  
 C.O. HERBERT KUEHN, C.O. FLICH 12-BLOCK, FAT,  
 NURSE  
 ADMIN (DR. JANSEN, NURSE II K. LAFLER, PHARM-  
 AIDE BRYCE HELMICKI, JANE-DOE PHARM AIDE, DSP  
 LAURINE JONES, SGT JAMES COPPOLA, DSS R. CONNELLY  
 (SEE-ATTACH)

(SEE-ATTACH)

LT. KALAWENDER, LT. S. MARKETOS, LT. JOHN-DOE (1) LT. JOHN-DOE, (2) C.O. JOHN-DOE, (1) C.O. JOHN-DOE, (2) C.O. JOHN-DOE (3) LT. MICHAEL S. REESE, 3 PARTYS DANIEL M. EISENBERG, (1) FIVEVERTY E. COURTNEY (2) BOTH'S ON 4-3-2017 ; PHILIP DESGRANGES PRISON TOUR THE WEEK OF OCT. 17. 2016 A - NON PROFIT INDEPENDENT ORGANIZATION, ; INDEPENDENT EXPERT ELDON VAIL, 3<sup>rd</sup> PARTY DR. KEVIN S. OF SYRACUSE BONE & JOINTS → CENTER, AUDIOLOGY DR. G) F.P.C.F, 3<sup>rd</sup> PART-JAY INC, EX-CMO-DR. KOENIGSMAN, EX-RMD - DAVIS S. DINELLO, NOW SOUTHPORT. C. F. I. B.R.C. SENIOR STAFF (1) Lindsey M. McALPIN, ; (2) IGRG HANNAH WIFER, CLIN PHY M. JONES, NURSE MACK JR. WILLIAM, C, DEPUTY SUPER → ADM. S. 3. ANDREW J. KOPEC, DSP (3) CHARLES, F.D.S. C.F. KEVIN M. McCARTHY, N.P. BENJAMIN AMY. OKES, WARDEN PAUL-T. PICCONE, NURSE (2) WARR A. MICHAEL, DSS (3) GREGORY P. STACHOWSKI II, NURSE ZAWKO MARY GOULD, NURSE FLOYD LISA FULLER, REAL FAT UGLY, NURSE AMY L. FELKER ADMR (1), C.O. PETER A. MASTRANTONIO HAS PATTERN OF ASSAULTED GO BACK TO YEAR ; EXCESSIVE USED OF FORCE ; WITH MACE AGAINST "BLACK PEOPLE" ; DOCS KNOW OF THE RISKS : NURSE NIKKI GOULD, NURSE SEPPER, REAL OLD, SGT. GEORGE D. GILMOUR, SUPV O. R. C. BRANDI M. FOLEY, C.O. MICHAEL J. GIANI, ~~C.O. B. SMITH~~, C.O. FRENCH KYLER, C.O. FRENCH A, C.O. JAYNES, AMANDA L. C.O. B-2. JOHN-DOE, B-2-C.O. JOHN-DOE, EX GOVERNOR ANDREW M. CUOMO, HEALTH DEPARTMENT Comm. H. A. ZUCKER, M. D. J. D. ; EDC SALLY DRESLER, M. S. R.N. OF PROFESSIONAL MEDICAL CONDUCT (OPMC) THAT KNEW OF BOTH EX-RMD - DR. D. S. DINELLO, & EX-CMO-DR. KOENIGSMAN, BACK. IN 2007 - 2008, DOCS HIRED DR. D. S. DINELLO, AFTER HE WAS DISCHARGING FROM AUBURN MEMORIAL HOSPITAL EMERGENCY ROOM BY SRDMC, ; THEY FIND HIM GUILTY

DEFENDANT(S) ARE SUED IN THEIR INDIVIDUAL CAPACITY AND IN HIS / HER DOCS ; OTHER OFFICIAL CAPACITY :

PRO-SE NATIVE SON OF SACHEM OF TRIBE WYANDANCH INDIAN NATION LONG ISLAND, PLAINTIFFS MR. KEVIN D. CRICHLOW BY ; THROUGHT "PRO-SE" ALLEGES UPON KNOWLEDGE AS TO HIMSELF ; UPON INFORMATION & BELIEF AS TO ALL OTHER MATTERS AS FOLLOWS:

"Preliminary Statement":

1) MR. KEVIN D. CRICHLOW FILES THIS ACTION PURSANT TO 42 U.S.C.A.(A) 1981 EQUAL RIGHTS UNDER THE COLOR OF LAW OR FEDERAL LAW (A) STATEMENT OF EQUAL RIGHTS (B) "MAKING ; ENFORCE CONTRACTS" (C) PROTECTION BY THIS SECTION ARE PROTECTION AGAINST IMPAIRMENT BY NON GOVERNMENT "DISCRIMINATION ; IMPAIRMENT UNDER COLOR OF STATE LAW, ; FEDERAL LAW, ALSO PURSANT TO 28 U.S.C.A. § 1658, TIME LIMITATION IN THE COMMENCEMENT OF CIVIL ACTION ARISING UNDER ACTS OF CONGRESS. (A)(B)(1)(2). PURSANT TO 42 U.S.C. § 1981, 1983 1985, ; 1986, ALSO UNDER 18, U.S.C. § 1961-1967 (G) ET SEC "BACKETEE INFLUENCED ; CORRUPT ORGANIZATIONS ACTS" (RICO,): DOCS OFFICIAL RECEIVED "REWARD & BONUS" ("FOR SENIORS STAFFS ; OFFICIAL MISCONDUCT THE FEDERA REHABILITATION ACT OF 1973 ; THE AMERICANS WITH DISABILITIES ACT OF 1990 (SECTION 504 -TITLE 7) 2) 3) 42. U.S.C. § 12101-12213, 42 U.S.C. § 2000CC-(A) R&Vipa, 42 U.S.C.A. § 1997 E) E) RFRAT, 5) TO THE UNITE STATES CONSTITUTION, TO SEEK

DECLARATORY ; INJUNCTIVE RELIEF, CLEAN WATER ACT (CWA) (33 U.S.C.A. §§ 1251 ET. SEQ, "SECTION(11)(16) 1531 OF "ENDANGERED SPECIES, ACT OF 1973 §(2) ET. SEQ " (ESA-16 U.S.C.A. 1540 INJUNCTIVE RELIEFS, N.Y.C.P.L.R. § 214(5) "PROBLEMATIc PERSONAL INJURY ACTION CAUSE BY THE LATENT EFFECT OF EXPOSURE TO SUBSTANCES ON OR IN THE BODY, "THE DISCOVERY RULE" SEE N.Y.C.P.L.R. § 214-C-2 (MCKINNEY 214-C-4), "SYSTEMIC SERIES OF ENFORCEMENT POLICY DISCRIMINATED AGAINST PLAINTIFFS CONTINUING WRONG DOCTRINE, (CERCLA) (42 U.S.C.A.) §§ 9601 ET. SEQ 1913(J) JUDICIAL → REVIEW "STABILIZATION DOCTRINE(16) "SECTION(11) 16. U.S.C.A. § 1532(13) "THAT THE PERSON AUTHORIZED TO BRING SUIT TO PROTECT AN ENDANGERED OR THREATENED SPECIES CAN BE AN ANIMAL THAT IS ITSELF ENDANGERED OR THREATENED(16) ; NATIONAL ENVIRONMENTAL POLICY ACT, "CRIMINAL PROSECUTION UNDER ENDANGERED SPECIES ACT OF 1973 16 U.S.A. §§ 1531-1543) AT(5)"EQUEL PROTECTION OF LAWS," NATIVES ; CULTURES & BLANKET GRAND FATHER" CLAUSE IN STATUTE §§ 1538(B)(1) AND TO INSURE THE SPECIES CONTINUED TO EXISTENCE, "BLACK INDIANS RESERVATIONS ; ANIMAL → SPECIES, & SEEK REDRESS FOR A SERIES OF VIOLATIONS OF A STATUTORY ; BREACH OF DUTY ; BREACH OF → SEVERAL CONTRACT ; AGREEMENT REGARDING SEVERAL SETTLEMENTS OF BOTH'S FEDERAL ; STATES CIVIL RIGHTS CLASS ACTION F.R.A. & A.D.A. PATTERED OF SEXUAL → SABOMY ; RAPES ; SEXUAL ABUSE ; SEXUAL HARASSMENT IS AT A ALL TIME HIGH, "PREA → PENAL LAW §§ 210.45. 240.50) & NEW EXCESSIVE FORCE IS WITH EXCESSIVE SPRAYING MACE IN EYES CAUSING LIFE TIME DAMAGES FROM DEADLY TOXIC CHEMICAL CAUSING BLINDNESS,

TO SEEK REDRESS FOR "long-time victims  
OF DUE PROCESS & OTHER SERIES UNCONSTITUTIONAL  
CONDITIONS OF HIS CONFINEMENT THAT WAS ALSO  
IN VIOLATION OF "INTERNATIONAL HUMAN RIGHTS  
LAWS AGAINST TORTURE & PUNISHMENT, & IN VIOLATION  
OF VARIOUS NEW YORK STATE LAWS, & FEDERAL LAWS  
WHILE CONFINED IN SEVERAL SEPARATE FACILITIES  
IN D.O.C.S. IN VIOLATIONS OF 1<sup>ST</sup>, 4<sup>TH</sup>, 5<sup>TH</sup>, 6<sup>TH</sup>,  
8<sup>TH</sup>, 14<sup>TH</sup>, AMENDMENTS RIGHTS . . . .  
29 U.S.C. 794, U.S.C.A. § 1985(3) EXEMPLARY  
DAMAGES PUBLIC ACT OF NYS, & "TRAUMATIC SUFFERING  
INJURY UNDER (RCRA) AT 1) 2) 3) 4) (CVRA) &  
151 II, "ENVIRONMENTAL ENDANGERMENT PROSECUTION  
CRADLE TO GRAVE" H. S. WA OF 1980 (OSHA) EPA  
VIOLATIONS, CONSPIRACY § 1985(3), ELLIOTT-LARSON  
v. C.R.A. SYSTEMIC PATTERNED OF GROSS NEGLIGENCE,  
OCCUPATIONAL SAFETY & HEALTH ACT OF  
1970 18.29 U.S.C.A. § [REDACTED] 667

"Preliminary Statement"

II

(1) EXISTENCEING ONGOING CATEGORIES OF POLICY(S) OF EXHIBITING DELIBERATE INDIFFERENCE, TO ALL OF MENTAL ILLNESS & PHYSICAL H.I.V. SERIOUS MEDICAL NEEDS, BOTH'S HEARING AIDS; VISION IMPAIRMENT DENY OPERATIONS FOR YEARS & OTHER HEALTH SERIOUS ISSUES, PROFESSIONAL NEGLIGENCE, FRAUD, WRONG OPERATION, NEGLIGENCE INFILTRATION OF EMOTIONAL DISTRESS, GROSS NEGLIGENCE, EXEMPLARY DAMAGES, CONSPIRACY STATE - CREATED DANGER, BODILY INTEGRITY; EQUAL PROTECTION BOTH'S PHYSICALLY; MENTALLY DETERIORATED, & SINCE 2008 NONE EXISTENCEING DENTAL TREATMENT FOR "DIAGNOSED WITH CHRONIC → PERIODONTAL DISEASE; HAVING ALL DAY; NIGHT EXCRUCIATING PAIN" BY NOT GETTING NO TREATMENT EVERY YEARS I HAVE MOUTH FULLY OF PUS & UNBEARABLE PAIN; COULD NOT EAT OR Brush TOOTH CAUSE OF GUM LINE MISSING ALL THE WAY UP TO ROOTS, THAT WAS DAILY NO FRUIT TO EAT TOO PAINFUL, ALL DENTAL AT EVERY PRISONS REFUSED TO TAKE OUT ALL OF MY TOOTH CAUSE THEY ONLY GET \$75.00 BONUS, DENY ME PAIN MEDS & ANTIBIOTIC FOR ABSCESS FOR REPEATED INFECTIONS; ALL TOOTH WAS ROTTED SINCE 2008) AND FORCE TO DRINKING CONTAMINATED WATER; FOOD COOK WITH THIS TOXIS & RECEIVING INADEQUATE CARE FOR ALL INJURIES, & H.I.V. MEDS LIFE SUSTAIN MEDS & BOOST WAS CUT-OFF AS RETALIATION; ABUSE OF AUTHORITY; WILFUL; PERSISTENT MISCONDUCT; PLAINTIFF WAS ASSAULT & BATTERY BY HEALTH CARE ACTIO; IS ENTITLED TO HEALTH CARE UNDER "CHAPTER, 17 OF TITLE 38 OF THE UNITED STATES CODE."

2) EXISTING ONGOING POLICY(S) WILLFUL MISCONDUCT AT ALL AREA OF PRISONS INVOLVING "CONSCIOUS WRONGDOING OR KNOWN PROHIBITED ACTION" OR DELIBERATE OR INTENTIONAL WRONGDOING WITH KNOWLEDGE OF OR WANTON & RECKLESS DISREGARD OF ITS PROBABLE CONSEQUENCES 38 C.F.R. 33.1(n)(1)(2015) ALSO CONTRACT DID NOT BAR RECOVERY FOR LOST REVENUE THAT FLOWED DIRECTLY FROM BREACH OF CONTRACT UNDER INDIANA LAKE; BREACH AMOUNT TO WILLFUL MISCONDUCT WAS MATERIAL FACT ISSUES, & CAUSATION & DAMAGES WERE MATERIAL FACTS

3) PLAINTIFF(S) ARGUE THAT F.P.C.F., E.C.F. A.C.F. & S.P.C.F. EXISTING, ONGOING POLICY(S) WILLFUL MISCONDUCT; ALL MEDICAL DEFENDANTS HEALTH CARE AT ALL ABOVE PRISONS (COLLECTIVELY "DEFENDANTS") FAILED TO TAKE PRECAUTIONS TO PREVENT THE SPREAD OF "COVID-19" WHICH ULTIMATELY CAUSE THE DEATH OF OTHER PRISONERS [REDACTED] WITH [REDACTED] ILLNESS & WITH OUT ILLNESS BECAME SICK OR SUFFER FROM OTHER SERIOUS MEDICAL NEEDS, SUFFER FROM BOTH EMOTIONAL SIDE EFFECTS & PHYSICAL SIDE EFFECTS OF (COVID-19) DUECS AT ALL PRISONS "FAILED TO ENFORCE SOCIAL DISTANCING; FAILED APPROPRIATELY SEPARATE RESIDENTS OR PRISONERS IN ACCORDANCE WITH LOCAL, STATE & FEDERAL GUIDANCE" FAILED TO ENFORCE SOCIAL DISTANCING AMONG STAFF, "FAILED TO CANCEL ALL GROUP ACTIVITIES; COMMUNAL MESS HALL OR DINING" FAILED TO TIMELY RESTRICT ALL MOVEMENT; VISITOR'S, "FAILED TO ENSURE APPROPRIATE STAFF LEVELS" FAILED TO ENSURE

"ALL STAFFS ; PRISONERS (SIC) WEAR A CLOTH FACE COVERING" IT TOOK OVER 120 DAYS AFTER BOTH LOCAL, STATE ; FEDERAL GUIDANCE" ACCORDANCE TO ORDER FROM ANDREW M. CUOMO GOVERNOR: "FAILED TO ENSURE ALL HEALTH CARE PROFESSIONAL STAFFS WERE PROVIDED A FACEMASK OR CLOTH COVERING WHILE IN THE FACILITY," FAILED TO ENSURE ALL HEALTH CARE PROFESSIONAL WORE A FACEMASK OR CLOTH COVERING WHILE IN THE FACILITY," FAILED TO ADEQUATELY SCREEN VOLUNTEERS ; NON-ESSENTIAL "HEALTH CARE" PERSONNEL PRIOR TO ALLOWING THEIR ENTRANCE INTO THE FACILITY," FAILED TO ACTIVELY SCREEN EVERYONE ENTERING THE BUILDING FOR FEVER, ; SYMPTOMS OF COVID-19 ; FAILED TO MONITOR LOCAL, STATE AND FEDERAL HEALTH GUIDANCE ON THE CORONAVIRUS FOR MAINTAINING THE SAFETY OF ITS PRISONERS OR STAFFS ITS RESIDENTS,

5)

VARIOUS STATE-LAW ; FEDERAL LAW CLAIMS OF → NEGLIGENCE, GROSS NEGLIGENCE, CRIMINAL NEGLIGENCE, WRONGFUL DEATH, COLD BLOOD KILLING OF PRISONERS, MEDICAL DR. N.P. NURSE MALPRACTICE, AND VIOLATION OF NEW YORK PUBLIC HEALTH LAW. VIOLATION PUBLIC READINESS ; EMERGENCY PREPAREDNESS ("PREP") ACT, 42.U.S.C. 3247d-6d) (CMS) ; THE CENTERS FOR DISEASE CONTROL ("CDC") SPECIFICALLY COMPELLED HEALTHCARE PROVIDERS ; NURSING HOMES OR PRISONS TO (THE COVID-19) PANDEMIC ; THERE DEFENDANTS WERE "ACTING UNDER SPECIFIC FEDERAL INSTRUCTIONS / REGULATIONS" (NIOSH)... SECTION 247 OF THIS TITLE 42.U.S.C. 3247d-6d(i)(1) (PHSA) ; SECTION 564 OF THE [FDCA] ; ("CARES") ACT Docs HAS NO OR ANY RESPIRATORY PROTECTIVE DEVICE" APPROVED BY NIOSH) ; Docs VIOLATION F.R.A. ; A.D.A (O) ; 42.U.S.C. 3247d-6d(i)(2) ; (i)(5) ALSO DISCRIMINATION

116)

EXISTENCEING ORGANIC POLICY(S) OF DISCRIMINATION AGAINST DEAF ; HARD OF HEARING PRISONER'S ; BLIND PRISONER AND PRISONER(S) THAT ARE TERMINAL ILLNESSES ; H. I. V. ; AIDS ; HEPATITIS(B) ; (C) ; TUBERCULOSIS ; CANCER ; M.S. ARE TREATED DIFFERENTS THEN OTHER PRISONER'S, ~~OUR~~ OURS CONDITION(S) HAS AFFECTED UP ; OTHER ASITY TO DO BASIC THING (E.G. SLEEPING, WALK, EAT, WORK, I CARE ~~FOR~~ <sup>FOR</sup> MYSELF VERY HARD DUE TO "DEGENERATIVE HIP CONDITION ; LOWER BACK BONES ARE OUT-PLACE ; SO IS SPINAL CORD SKELETON AT CENTER OF "BACK HIS A KNOT OF SIZE OF A GOLF BALL ; EXCRUCIATING PAIN ; BONES OF HIP RIGHT SIDE ; LOWER BACK IS OUT OF PLACE FOR YEARS ; GREAT NUMNESSES TO THE POINTS I CAN'T FUNCTION MY BODY ; WITH MY H. I. V. POSITIVE ; WITH A WEAKADE IMMUNE SYSTEM ; ROTTEN TOOTHS FROM SERIOUS GUM GUM DISEASE CITRONIC EXCRUCIATED PAINFUL ; WHEN STOOLING ~~IT'S~~ ITS EXCRUCIATED PAINFUL ; BLOOD IS ALWAYS IN STOOL ; MY ANUS IS ON FIRE ; ITS HARD TO SIT OR STAND CAUSE OF PAINFOR 7)

PLAINTIFFS WAS ORDER A "UPSTATE MEDICAL → UNIVERSITY <sup>DIVEY MANDOCHA. M.D.</sup> DATE 6.13.2016# ACCOUNT NUMBER: 3009567653# RECOMMENDATION PAGES 2 OF 3 - AWAIT PATHOLOGY SEUITS, - REPEAT → COLONOSCOPY IN 1 YEAR FOR SURVEILLANCE. - PERFO BM AN UPPER GI ENDOSCOPY TODAY. - THE PATIENT SHOULD USE AN EXTENDED PREP WITH 2 DAYS OF COLYTE TYPE PURGATIVE PRIOR TO THE NEXT

8)

COLONOSCOPY. IT'S BEEN 5 YEARS 90 DAYS STILL HAVE NOT HAD AND "COLONOSCOPE" ; PERFORM AN UPPER GI ENDOSCOPY & SOMETIME MY CHRONIC LIVER DISEASE HAS MY "LIVER JUMPING INSIDE MY BODY LIKE A FISH OUT OF WATER CAUSING A STABBING PAINFUL IN MY STOMACH ; ABDOMINAL DISTRESS CAUSED BY BLEEDING EXTERNAL ; INTERNAL ; INFLAMED OR ON VERGE Rupturing" ; ALL OF MY HEALTH NEED IMMEDIATE ATTENTION ; IT BEEN "SYSTEMIC PROBLEMS" ; CAUSING INFLAMED MY THROAT IS FULLY OF DVS EVERY DAY FROM → GUN'S INFECTION THAT DO NOT GO AWAY. = i

9)

RIGHT HAND HAS METAL ROD WITH 3 SCREWS POPENG OUT TOP PART OF HAND CAUSE EXCRUCIATING PAINFULNESS ; NUMBNESS TO MY WHOLE RIGHT SIDE OF BODY ; FACE WAS BROKE WITH JAW ; JAW HEALED WRONG BOTH'S FACE, HAND BACK CENTRAL PART ARE ALL DEFORM FROM ~~████████~~ RECEIVED IN INADEQUATE HEALTH CARES THUMB WAS LEFT PARALYZED BY DR. KEVIN. S) 2016 NEVER FOX, I CAN'T HOLD A PENS CAUSE OF PAIN ; NUMBNESS I HALF TO USED A RUBBERBAND TO HOLD PENS OTHERS I WRITER CAUSE OF WEAKEND FINGER ; HAND ; ELBOWS ARE LOCKING UP ; AGGRAVATES MY MEDICAL CONDITIONS ; EXACERBATES ; EXCRUCIATING PAIN... ; ITS HARD TO WRITE FOR ONLY 15 MIN BEFORE UNBEARABLE PAIN...

10)

EXISTENCE ONGOING POLICYS OF DISCRIMINATION OF POISON FOOD SOY BEANS COOK IN TOXIN BAG ; HAS NUTRITIOUS IN LIMITED QUANTITIES IN DIET THAT CONTAINING SOY IN LARGE QUANTITIES

12

THE SOY BEAN HAVE A TOXIC EFFECT ON THE HUMAN BODY THAT IS A SERIOUS THREAT TO THE HEALTH; SAFETY OF THE PLAINTIFFS; OTHER PRISONERS THAT HAS POOR HEALTH DUE TO H.I.V.; I SUFFEREDEN "WEAKADE IMMUNE → SYSTEM; OTHER ILLNESSES"; I SUFFERING SIDE EFFECTS FROM INFLAMED DAWFUL SKOLLER; PAIN IN STOMACH Vomit SOY BEAN Right BACK UP; RASH OVER ALL OF my BODY, IM 47 pounds UNRIGHT FROM DOCS POLICYS NOT TO GIVE H.I.V. PRISONERS BOUT OR ENSURE 2-AM; 2-pm EVERYDAYS TO RECEIVED ENOUGH NUTRITION; CALORIES TO MAINTAIN my HEALTH; SOY BEAN; OTHER FOOD ARE ALWAYS SPOILED MOLD; OTHERWISE, UNHEALTHY; I ALWAYS INADEQ UATE IN AMOUNT,..; IS "NOT WELL BALANCED MEALS CONTAINING SUFFICIENT NUTRITIONAL VALUE TO PRESERVE my HEALTH.. BASE ON DIFFER ENCES IN TREATMENT FROM FEMALE PRISONERS ARE NOT ENFORCE TO EAT SOY-BEAN BASED FOODS; DOCS KNEW IT'S NOT FIT FOR HUMAN CONSUMPTION... .

(2)

PRISONERS ARE ENTITLED TO HUMANE CONDITIONS OF CONFINEMENT THAT PROVIDE FOR THEIR "BASIC HUMAN NEEDS"; THAT INCLUDES: FOOD, CLOTHING, SHELTER, AND MEDICAL CARE." 8<sup>TH</sup> AMENDMENT PROTECTS PLAINTIFF FROM "CRUEL & UNUSUAL PUNISHMENT" IN THE FORM OF "UNNECESSARY & WILFUL INFILCTION OF PAIN" AT THE HAND OF PRISON OFFICIALS. DISCRIMINATION DOCS HAS TO TREAT BOTH FEMALE; MALE PRISONERS SAME A CLASS OF-ONE (PLAINTIFFS) IS "ALLERIC TO SOY-BEAN CAUSE H.I.V. IS BECAUSE; CANT EAT IT AT ALL; THERE IS NO REPLACE OF WELL BALANCED MEAL; I'M SUFFERING SPECIFIC HARM,

ATTACH

FB

13) PLAINTIFFS STATEMENT OF FACTS DOCCS HAS EXISTING ONGOING POLICIES OF SAVE MONEY & IN RICHMENT BY NOT CUTTING OUT HEAT INTO AFTER OCT. 25. 2021 AND PRACTICE OF EXTREME FREEZING TEMPERATURES AT NIGHTTIME TEMPERATURE IN LOW 40's. PLAINTIFFS IN S.H.U. WORE OUT CLOTHING TO KEEP US ~~OUT~~ FROM FREEZING OR BOOTS OR SHOES, NO WINTER CLOTHING TO KEEP WARM AT ALL DOCCS PRISONERS THE SERIOUSNESS OF THE COLD & ITS DURATION FOR MONTHS AT A TIMES, & SUFFERING FROM COLD & FLU EVER YEARS SINCE 2008 TWO TIME A YEARS... NOW RIGHT NOW SEPT. 27. 2021 I HAVE FLU WITH NO SICK CALL BY NURSE SEAGER.

14) EXISTING ONGOING POLICIES OF SERIES OF DELIBERATE INDIFFERENCE SERIOUS MEDICAL NEEDS, BY FAILING TO ORDER "THERA BREATH" PROFESSIONAL FORMULA (1) PERIODONTIST FORMULATED FOR HEALTHY GUMS & FRESH BREATH, FIGHTS BAD BREATH FOR 24 HOURS 100% GUARANTEED & FIGHTS GERMS THAT CAUSE GUM DISEASE & TOOTH LOSS & REDUCES → PLAQUE & TARTAR BUILDUP BOTH "ORAL RINSE" MY BREATH SMELL ODOR OF FUNGUS & TOP PART OF MOUTH TEETH GOT WHOLE FOR YEARS FROM ROTTEN TEETH & BROKEN JAW NEVER GOT FIT SOMETIME ITS POP LIKE A GUN TO SO BACK IN PLACE CAUSING EXCRUCIATING. IT'S (1) DENTALIST PER-5 PRISONS, DOCCS UNDER STAFFS & UNLICENSED DR, N.P. N.A, UNTRAINED WILLFUL MISCONDUCT MY TOOTH HAVE NOT BEEN CLEANS IN 10 YEARS.

15) EXISTING SERIOUS ONGOING POLICIES OF DELIBERATE → INDIFFERENCE OF VIOLATIONS OF HUMAN CONSUMPTION & VIOLATIONS OF ENDANGERED SPECIE, ACT OF 1973 BY GIVE A PROTECTED SPECIE (1) THE BALD EAGLE IS THE NATIONAL SYMBOL OF THE UNITED STATES, (2) RED-T-HAWKS, (3) OWLS (4) PRAIRIE DOG, (5) GOLDEN EAGLE, (6) VARIOUS SPECIES OF OWLS, (7) RACCOONS & FOXES RED & GRAY & GIVING BOTH SPECIES DANGEROUS CHEMICALS EXPOSURE TO TOXINS IN UNSAFE DRINKING WATER, (8) SHOKS DOCCS KNEW OF HARMS TO COME SEE-ATTACH).

SEE CRICKETON - FISHERS

16) 12-cv-07774 (NISR) AT 2ND AMEND-COMPLAINT  
AT (175); (186)(194)-195  
PLAINTIFF(S) WILL SEE SOME OF SPECIES DEAD  
INSIDE OF PRISONERS WALL ; BY S. H. U. i POPULATION  
YARD DRINKING FROM WATER MAIN BROKE LINE  
BROWN RUST RED WATER WILL COME OUT OF PLACE  
; BY ITS DESTROYING BOTH THEIR ENVIRONMENT ;  
PRISONS ENVIRONMENT, OUTSIDE DORMS WAS CLOSE,  
DUE TO HIGH LEVELS OF METAL IN WATER ;  
IN VIOLATION OF (CWIA)(33) U.S. C.A.) 1251 E.T. CONTINUING  
WRONG DOCTRINE... WILFUL MISCONDUCT ALMOST  
KILL ME ; OTHER PRISONERS ; SOME PRISONER  
WITH "COVID-19 DIE FROM ILLNESSES ; CHRONIC  
DISEASE FROM TO DRINK TOXIN CONTAMINATED  
WATER FROM OLD PIPELINE FROM 1865 →  
EMANCIPATION PROCLAMATION.

17) PLAINTIFF(S) SEEKS TO ARGE CIVIL CLAIMS UNDER THE  
THE RACKETEER INFLUENCED AND CORRUPT ORGANIZATION  
ACT ("RICO") 18 U.S.C. 1959-1967(G)(1)(2)(3)(4)(5)(6)(7)

18) PLAINTIFFS ALSO ASSERTS THAT ITS A LARGE ONGOING  
DISCRIMINATION BECAUSE OF PROTECTED OF IS ; OTHER  
HEARING ; SEEING OTHER DISABILITY ; DOCS EXHIBITS  
DELIBERATE INDIFFERENCE. TO ALL OF MY BASIC HUMAN  
NEEDS, ; THE POLICIES ; PRACTICES COMPLAINED OF ARE  
WIDESPREAD, LONGSTANDING, ; DEEPLY EMBEDDED IN THE →  
CULTURE OF ALL [DOCS] AGENCIES, CONSTITUTING ]  
UNWRITTEN [DOCS] POLICIES ; CUSTOMS PLAINTIFFS  
ALLEGATION ARE SUFFICIENT TO ESTABLISH A PLAUSIBLE CLAIMS OF  
"ONGOING POLICY OF SEVERAL DELIBERATE INDIFFERENCE ; FACTS  
ACTS TAKE IN ACCORDANCE WITH THAT POLICY. AN ONGOING  
POLICY OF PATTERNED DELIBERATE INDIFFERENCE SUFFICIENT  
TO SHOW A CONTINUING VIOLATIONS WHERE THE ALLEGED  
UNWRITTEN POLICY WAS "INCONSISTENT WITH  
WRITTEN POLICIES".

19) : JURISDICTION & VENUE :

THE COURT HAS JURISDICTION OVER THIS ACTION PURSUANT TO 28 U.S.C. 1331 & 1333. VENUE IS PROPER IN THIS COURT PURSUANT, TO 28 U.S.C. § 1339 AS EVENTS RISE TO THIS ACTION OCCURED WITHIN THIS DISTRICT:

20) : PLAINTIFFS :

I PLAINTIFF(S) KEVIN DANION CRICHKOWI WAS CONFINED AT EASTERN N.Y. C.F. APPROXIMATELY DEC 5 2020 — JULY 25 2021 - ABOUT 7 MONTHS WILLFUL MISCONDUCT ALL THE TIME FROM NOV 30 2020 — JUNE 3. 2020 I WAS CONFINED AT AUBURN C.F. (5 MONTHS) FROM JUNE 3. 2020, — MARCH 2019 I WAS AT "FIVE POINTS, C.F. 16 MONTHS; FROM AUG. 29. 2018 — AUG. 26. 2015 ALSO FIVE POINTS, C.F. S.H.U. 12-B-A-1-7 CELL; 10 MONTHS LONG TERMS KEEP LOCKS 12-B-C-1-4 CELL NOW AT SOUTHPORT C.F. NON-REASONABLE ACCOMMODATION I BEEN HERE S.H.U. B-2.2. ABOUT 96 DAYS WITH 2 YEARS S.H.U. ROUTINELY POLICY & CUSTOM OF STRIPPING PLAINTIFFS OF ALL "DEVICES; REASONABLE ACCOMMODATION-AMPLIFICATION SYSTEM ALL WAS TAKEN (A) WILLFUL SERIOUS UNPROFESSIONAL CONDUCT, (B) FAILURE TO PROPERLY SUPERVISE & PERFORM HIS/HER DUTIES, (C) NEGLECT IN THE PERFORMANCE OF HIS/HER DUTIES, (D) ABUSE OF AUTHORITY, (E) HARASSMENT OF INMATES AGAINST DEPARTMENTAL RULES, (F) ABUSING AND UTILIZING DISCIPLINARY MEASURES FOR PURPOSE OF RETALIATION AND REVENGE, (G) ASSAULT ON INMATES PERSON (MENTAL / PHYSICAL / PSYCHOLOGICAL). (H) EMPLOYEES MISCONDUCT AS STATED IN THE EMPLOYEES MANUAL; THE DEPARTMENTAL DIRECTIVE; OTHER STATUTES THAT ARE APPLICABLE TO THE HEREIN 161 MATTER(S).

21) ON OR ABOUT DEC. 7, 2020 1ST FLOOR MEDICAL DEPARTMENT  
 TIME 8:00AM I PLAINTIFFS HAD A FACE TO FACE WITH  
 WARDEN L. LILLEY # AND DSS JOHN-DOE SKIN-HEAD I VE  
 WAS REPORTING LOST OF ALL OF my PERSONAL STUFFS  
 AND DOCCS STATE ISSUES ITEMS. I ONLY HAD  
 (1) PANTS, (1) SHIRT BOTH GREEN (1) SOCKS, (1) T-SHIRTS, (1)  
 1 BOXER, (1) BOOTS SHOES. SINCE NOV. 30. 2020 ; IT IS  
 EXTREME FREEZING TEMPERATURE ; HEATER  
 ON B-3-BLOCK 1ST FLOOR 25 COMPANY 8 CELL IN FRONT  
 OF SHOWER ; my CELL IS BROKEN ; ITS BEEN BROKEN SINCE  
 2010 WHEN I WAS HERE LAST TIME, WARDEN SAID HE  
 WILL GET ME TO STATE STAD NEXT DAY. ; FIT THE  
 HEATER. IT TOOK 87 DAYS BEFORE I GOT NEW ISSUES  
 STATE GREEN, I END UP WITH FLU ; INFECTION  
 IN VIOLATION OF 1ST, 8TH, 14TH AMENDMENT. ; CLOTHING  
 DEPRIVATION "POSED A THREAT TO my HEALTH ; SAFETY"

22) ON OR ABOUT DEC. 10. 2020. I WENT TO SICK CALL FOR CHRONIC PAIN IN LOWER BACK & HIP WITH  
 SORE HIP BONE ; BONES OUT OF PLACE IN LOWER BACK  
 DEFENDANTS DR. GUZMAN REFUSED TO TREATMENT  
 FOR my CHRONIC PAIN & DENY ALL DEVS KNEES  
 BRACES, BACK BRACK, CANE, ELBOW & Hand BRACE, AND  
 2-AM BOOST & 2PM BOOST DENY ; CONTROL-A-DIET,  
 THIS IS RETALIATION FROM PRIOR COMPLAINT  
 THAT HE DEFENDANT & NEVER RESPOND BACK  
 TO CRICHLOW V. ANNUCCI\* 18-CV-03222 (PMH)  
 "AND HE TOLD ME WHY HE NOT GIVING TREATMENT  
 CAUSE OF PRIOR COMPLAINT... VIOLATION 1ST, 8TH, 14TH  
 AMENDMENT...   
 "SEE ATTACHMENT"

23) ON OR ABOUT DEC. 10. 2020 1ST FLOOR MEDICAL. DEFENDANT  
 DR. GUZMAN ABOUT 9:30AM ALSO REFUSED TO PROVIDE CARE  
 FOR "CHRONIC PAIN ; DEGENERATION TO DAMAGES AREA  
 OF BODY ARE LIKE BEING STABBED EXTREM UNSPEAKABLE AND  
 IT DAILY SUFFERING DAY & NIGHT ; HAVE TO MOVE AROUND  
 ALL NIGHT & DAY JUST TO EASE some DISCOMFORT  
 (2)

PLAINTIFFS SUGGEST DEFENDANT DR. COHEN ACTED OUT-SIDE THE SCOPE OF ~~THIS~~ EMPLOYMENT ; MEDICAL CONDITION THAT SIGNIFICANTLY AFFECTS HIS DAILY ACTIVITIES ARE PART OF ONGOING EXISTENZIELING POLICY OF DOCCS CUTTING OFF DAILY PAIN MEDS ; LIFE SUSTAIN H. I.V. MEDS IS ONLY TO SAVE MONEY ; TO ENRICHMENT OF DOCCS, WHY PATIENTS LIKE MYSELF SUFFER FROM CHRONIC ; EXCRUCIATING PAIN, ; NOT RECEIVED URGENT CARE THAT MAY PRODUCE DEATH, ; WAS APP LIED IN A "MALICIOUS & SADISTICAL ; MANNER TO CAUSE FUTURE SERIOUS ; DAILY HARM", IN VIOLATION OF 1ST, 8TH, 14TH, AMENDMENT

24) ON OR ABOUT DEC # 11, 2020 - PLAINTIFFS NOTICE DAILY ACTIVITIES OF CONTAMINATED WATER DARK BROWN ; RUST COLOR RED ; METAL OF DEBRIS BREAK TO PIECES OF RUST PIPELINE FROM "1865 IT ORDER THEN 100 55 YEARS. IT'S ABOUT 6:00AM B-3-25-8 CELL IT'S THE WATER WE HAVE TO WASH UP ; SHOWER WITH ; TO CONSUME DRINKING CONTAMINATED ; FOOD IS COOK WITH THIS WATER, AND DOCCS FAMILY PROGRAM WHERE PRISONERS FAMILY ARE FULLY WITH LEAD POISONING WHEN THEY STAY AT PRISONS FOR 72 HOURS COOK. DRINK, SHOWERS, CONTAMINATED ; EXPOSED TO BACTERIA, ; PLAINTIFFS NOTICE SEVERAL ENDANGERED SPECIE BIRDS OTHER ANIMALS DEAD FROM DRINKING WATER WITH LEAD ; BACTERIA POISONING, FROM DEC. 2020 - JULY. 25. 2021 ; FROM NOV. 2010- MARCH. 2012, PLAINTIFFS SUGGEST, ; CLAIM THAT DOCCS → DEFENDANTS SUBSEQUENTLY CONCEALED, IGNORED, ; DOWNS PLAYED THE RISK OF DRINKING WATER THAT AROSE FROM YEARS ; YEARS OF BAD WILLFUL MISCONDUCT CAUSING PLAINTIFFS ; OTHER PRISONERS ; PROTECTED ENDANGERED SPECIE ; OTHER ANIMALS CAUSING US TO SUFFER SERIOUS HARM ; DECEASED OF BOTH HUMAN ; BIRDS ; WILD ANIMALS ; CRISIS IS STILL WITH THEM ; CONTINUES TO CAUSE THEM PROBLEMS LIKE LEGIONNAIRES → DISEASE CAUSE FROM CONTAMINATED DRINK WATER (SEE - ATTACH)

By Plaintiff's Placing H.I.V. & SUFFERING FROM WEAKENED IMMUNE SYSTEM & OTHER ILLNESSES SERIOUS DIAGNOSED WITH CHRONIC PERIODONTAL DISEASE FOR 13 YEARS & REPEATED ABSCESS & ROTTEN TOOTH & MOUTH FULL OF PUS & UNBEARABLE PAIN, THE CONTAMINATED DRINKING WATER CAUSE DETERIORATED IS KILLING ME (NOW) MY WHOLE SKELETON-FACE & BONE IS WEAKENED & DETERIORATED MY WHOLE FACE ON RIGTSIDE WAS BROKEN BY EXPOSED TO BACTERIA DISEASE & LEAD POISONING & LEGIONNAIRES DISEASE & SEVERAL TYPE OF PNEUMONIA PLAINTIFFS & OTHER PRISONERS & ENDANGERED SPECIES, CAN GET THE DISEASE IF BREATHE IN WATER DROPLETS CONTAINING LEGIONELLA - CONTAMINATED WATER ENTERS OUR LUNGS WHILE DRINKING AND DEFENDANTS WARDEN & DSS & HEAD OF DOCCS ARE GROSS NEGLIGENCE, & PROBLEMS THE WATER IS DANGEROUS TO OUR HEALTH DOCCS DISCUSSED THAT US PRISONER TO BOIL WATER ADVISORY & LYING TO PRISONER BY SAYING A SAMPLING ERROR IN A TEST OR A HIGH FECAL COLIFORM RESULT. (SEE ATTACH)

SINCE PLAINTIFFS BEING AT EASTERN NY. C.F. I've NOTICE DEAD CARCASSL & BIRDS A LARGE BALD EAGLE, & IS THE NATIONAL SYMBOL OF THE UNITED STATES.

AS WELL AS RED HAWKS & OWLS IN PRISONS YARD FROM DEC 9 2020 — JULY 26 2021 & FROM MY ALL CELLS LOCATION S-H-U. B-18, C-32, A-4, & OTHER ANIMALS LIKE RACCOONS, FALCONS, PRAIRIE DOG NESTS BURROWS, PLAINTIFFS ILLNESSES & SMALL ODOR OF CARCASSL OF VARIOUS SPECIES OF BIRDS & OTHER ANIMALS & INDIGENS PRISONERS IN VIOLATIONS OF SYSTEMIC SERIES CONTINUING CLAIMS DOCTRINE, (1) CLEAN WATER ACT (CWA)(33U.S.C. A §§ 1251 ET. SEQ), (2) 1531 ENDANGERED SPECIES ACT OF 1973 § (2) SEQ (ESA) / 16 U.S.C.A. 1540 INJUNCTIVE RELIEF (SEE ATTACH)

THEORY ENFORCING THE POLICY DISCRIMINATED AGAINST "VERY DEADLY TOXIC CHEMICAL ; CONTAINING WRONG DOCTRINE ; VIOLATED EQUAL PROTECTION RIGHT UNDER A CLASS -OF- ONE CRIMINAL PROSECUTION UNDER ENDANGERED SPECIES ACT OF 1973 ALSO IN VIOLATION OF A.D.A. ; F.R.A. 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup> AMENDMENTS 18. U.S.C. 1959 - 1967 (6) RICO ACT # 26)

ON OR ABOUT DEC # 11 # 2020 TIME 7:30AM FIRST MEAL 1ST MESS HALL BY LAW LIBRARY DEFENDANT S, C.O. JAMIL, ; C.O. S. MEINEKE, AS I WALK INTO MESS HALL BOTHS DEFENDANTS WAS POINTING ME OUT TO OTHER C.O. STAFFS TELL THEM IM TROUBLE MAKER ; I LIKE TO FILE LAWSUIT ; GRIEVANCES ; THEY WAS GOING TO GET ME BECAUSE THEY BOTH'S LOST THEY POST AFTER I FILE LAWSUIT LAST TIME THIS WENT ON FOR 3 WEEKS TO END OF DEC 2020, IN VIOLATION OF 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup> AMENDMENT.

27)

ON OR ABOUT DEC # 11. 2020. TIME 12:00PM 1ST FLOOR BY LAW LIBRARY BOTH'S DEFENDANTS C.O. JAMIL ; C.O.S. MEINEKE WILL KEEP PUTTING MY LIFE IN IMMEDIATE DANGER, TELL ME THEY GOING TO SET ME UP ; TO GET ME OUT OF EASTERN-NY C.F. I NOTICE A VERY SMALL FAT C.O. MCGILL I LEARN IS NAME LATER, AS IM WALKING TO B-3-BLOCK HE ASK ME MY NAME, THEN SAID HE KNOW ABOUT ME ; HE WILL SEE ME SOON IN S.H.V. ; TAKE CARE OF EVERYTHING ; I WILL NOT BE THERE LONG, NEXT IM BEING THREATS ; HARASSMENT, ETC. ; DENY EVERYTHING FOOD, CLOTHING AND OTHER INHUMANE CONDITIONS IS WENT ON FOR MONTHS IN VIOLATION OF 8<sup>TH</sup>, 14<sup>TH</sup>, AMENDMENT.

28)

ON OR ABOUT DEC. 11, 2020, C.O S. PERROTTE, ; C.O V. CADRETE, TIME 6:30PM S.D.U. REC. I NOTICE BOTH'S DEFENDANTS TELL PRISONERS BLIND ; HEARING IMPAIRMENT THAT THE BIG T.V. IS FOR RACEING ONLY ; THAT TO ONLY FOR WHITE PRISONER THAT SKIN HEAD

I NOTICE MOST OF THE WHITE PRISONERS DON'T HAVE A HANDICAPP AT ALL ; THEY ALSO TAKE OVER DEAF T.V. & THE BLIND PRISONERS ; MY-SELF DEAF & HARD OF HEARING HAD TO WATCH SMALL T.V. ; YOU HAD BIG PRISONERS IN 14 OR 18 CELL THAT BLIND THAT ACT LIKE THE HERRING IMPAIR T.V. WAS HIS, HE SAID CAPT (A) TOLD HIM TO RUN THAT T.V. HE A BULLY, WHEN I TOLD BOTHS C.O.S DERROTTA, & C.O. V.J. CADRETTE, THEY BOTH BECAMES BELLIGERENT DISCRIMINATED ; MADE THREATS ; SAID WE DONT GIVE A FUCK ABOUT BLACK LIFE MATTER, NOW GO BACK TO YOUR CELL, PLACE ON KEEP LOCK FOR 4 DAYS ; NEVER RECEIVED A MISBEHAVIOR REPORT, IN VIOLATION OF 1ST, 8TH, 14TH, AMENDMENT...

29)

ON OR ABOUT DEC. 12. 2020 TIME 8:30PM B-3-8-CELL 25 COMPANY DEFENDANTS C.O. M. SAUNDER REFUSED TO LET ME GO TO SICK-CALL OR FEED ME FIRST MEAL OF THE DAY, ; DENY ME REC, THIS WENT ON- ; OFF INTO 4.19.2021, PLAINTIFFS NEED IT VERY BADLY TO SEE DENTAL FOR SERIOUS REPEATED INFECTION ; SEVERAL ABSCESS ; ALL OF MY TOOTH ARE ROTTEN & USED CHRONIC PAIN ; MOUTH FULL OF PUS ; GUM ARE BLEEDING DARKLY, THIS WENT ON REPEATED OCCURRENCE ; WIDESPREAD, THIS INCIDENTS DESCRIBED IN ABOVE ACTION DID NOT JUST HAPPEN TO PLAINTIFFS BUT ALSO TO OTHER, OVER A LONG, CONTINUOUS TIME PERIOD, WHICH GIVE RISE TO AN INFERENCE OF A POLICY & CUSTOM, INADEQUATE BY DEFENDANTS C.O. M.S. TO PLAINTIFFS WELL-BEING AND SAFETY ; TO PREVENT FURTHER EXACERBATION OF HIS INJURIES IN VIOLATION OF 8TH AMENDMENT.

30) ON OR ABOUT DEC 13# 2020 TIME 9:30AM B-3-25-6 CELL I NOTICE DEFENDANTS WARDEN L.L. & DSS ; I REPORT I WAS STILL BEING DENY STATE ISSUES CLOTHES OVER (1) MONTH BY C.O. SAUNDER, C.O. M.S  
 71) (SEE ATTACH)

PERROTTA, C.O. W. CADRETTE, ; C.O. JOHN DOELD WHITE  
 ABOUT 6.4 FEET 220 pounds, WORKING B-3-25 COMPANY  
 8 CELL ALL STAFFS DEFENDANTS WOULD NOT LET ME GO  
 TO STATES SHOP TO PICK UP NEW STATE ~~CLOTHING~~ CLOTHING  
 ; IVE HAVE NO STATE ISSUES STUFF BUT WHAT I  
 CAME WEARING, DUE TO AUBURN C.F. NEVER SEARCHING  
 MY 5TH BAG ON NOV. 29. 2020, DEFENDANTS WARDEN L.L.  
 ; DSS TOLD 3 DEFENDANT TO GET ME DOWN TO STATE SHOP  
 THAT AFTERNOON ; AT 12:00PM C.O. SANDER ; C.O. PERROTTA,  
 C.O. CADRETTE, REFUSED TO LET ME GO SAYING THAT  
 A OFFICER SAID NO, ALSO I TOLD WARDEN ABOUT BEING  
 DULLY INCLUDING NEW MATTRESSES CAUSE OF BOTH'S BACK ;  
 HIP INJURY ; THEY BEING DAY SOAP, COMB, TOOTHPASTE ;  
 THIS IS PERSONAL HYGIENE, AS WELL AS HEATING SYSTEM

31) ( SEE ATTCH)

IS NOT WORKING AT ALL ; I SHOW WARDEN RIGHT IN FRONT  
 OF MY <sup>B-3</sup> CELL, 25-8 CELL IT VERY COLD ; I NEED EXTRA  
 BLANKETS, OR WINTER COATS OR ADDITIONAL SHIRTS DURING  
 COLD MONTHS, 2-BIG VENTILATION VENT ONLY LET COLD AIR  
 IN FROM OUTSIDE RIGHT IN MY CELL, DOCCS STAFFS "INTENTIONAL"  
 SUBJECTED ME TO 30 DEGREES FREEZING TEMPERATURES  
 ; I TOLD WARDEN THAT THE "INADEQUATE HEATING  
 SYSTEM LEAD UP TO ME BEING SICK WITH FLU WITH  
 NO SICK CALL TO GET MEDS FOR RELIEF ; ITS BEEN BROKEN  
 SINCE 2010 HEATING SYSTEM IN VIOLATION OF 8TH AMENDMENT

31)

ON OR ABOUT 12.15.2020 DEFENDANTS C.O. LAKE TOLD ME I HAD A MANDATORY CALL OUT FOR SCHOOL 22D FLOOR, I TOLD C.O. LAKE I HAD A MEDICAL ISSUES ; I HAD A PERMIT FOR MEDICAL UNASSIGNMENT DUE TO POOR HEALTH ; ALSO I NEVER KNEW TO PROGRAM ; DIR # 4803 OR 4308 STATE I DONT HAVE TO PROGRAM ; HE NEED TO REVIEW DOCS OWN 138 INSTITUTIONAL RULES ; REGULATIONS FOR INMATE AT ALL CORRECTIONAL AT (4) INMATE SHALL NOT BE DISCIPLINED FOR MAKING WRITTEN OR ORAL STATEMENT, DEMANDS, OR REQUESTS INVOLVING A CHANGE OF INSTITUTIONAL CONDITION, POLICIES, RULES, REGULATION OR LAW AFFECTING AN INSTITUTION,

32)

DEFENDANTS C.O. LAKE BECAME BELLIGERENT ; TOLD ME IM ON KEEP LOCK & FABUCATED A MISBEHAVIOR ; I WAS CHARGED WITH 1) 106.10 REFUSING DIRECT ORDER 2) 109.10 OUT OF PLACE, 3) 109.12 MOVEMENT REGULATION VIOLATION, AND I ALSO TOLD C.O. LAKE EVEN IF I WENT TO SCHOOL I NEED MY REASONABLE ACCOMMODATION POCKET TALKER ; HEADPHONE ; WITHOUT USE OF ASSISTIVE TECHNOLOGY IT CHANGE MY ENVIRONMENT IN MANNER IN WHICH ALL OF MY TASKS WITH SEVERE VISUAL IMPAIRMENT ; APPLIANCES FOR MY LOW-VISION DEVICES, LIKE MAGNIFIERS, LARGE PRINT ; LAMP, & DOCS ARE DILLY ENABLE A QUALIFIED INDIVIDUAL WITH SEVERAL DISABILITY TO PARTICIPATE IN 23) A PROGRAMS OR SERVICE HL-10 DEAF LEFT EAR

33)

HL-20 HARD OF HEARING IN RIGHT EAR, IN VIOLATION OF  
 SEVERAL FEDERAL LAWS F.R.A. 1973 & A.D.A. 1990 &  
 SECTION 504, & TITLE I, II, III, & THE NEW YORK STATE HUMAN  
 RIGHTS LAW PROHIBIT STATE & LOCAL ENTITIES FROM  
 DISCRIMINATING AGAINST ANY QUALIFIED INDIVIDUAL WITH  
 A DISABILITY IN THEIR PROGRAMS SERVICES & ACTIVITIES,  
 "IT'S BEEN PATTERNED OF SAME VIOLATION AT ALL DOCCS  
PRISONERS BREACH OF CONTRACT & BREACH OF OVER  
20 AGREEMENT IN CLASS ACTION LAWSUIT + Going BACK ON  
"30 YEARS & SEE CLARKSON v. Goord, & "CONTINUING →  
 CRIMINAL ENTERPRISES, TITLE II § 408 OF THE ORGANIZED  
 CRIME CONTROL ACT OF 1970 § 18-U.S.C. 1959-1967(G) & 8TH  
 AMENDMENT.

34) ON OR ABOUT E. 8. 16. 2021 DEFENDANTS C.O. R. Hinds  
 SGT, JANE-DOE WHITE REAL FAT ABOUT 5. FEET 11 INCH, TIME 8:50  
 AM I WAS COMING OFF MEDICAL KEEP LOCK DUE TO POOR  
 HEALTH & CHRONIC PAIN IN LOWER BACK & UPPER BACK &  
 RIGHT HAND SUFFERING FROM SEVERE NEGLECT & LITERALLY  
<sup>HANDWARE</sup> DROPPING THROUGH THE SKIN OF RIGHT HAND & OTHER DISEASES  
 CONDITIONS OF DISABLED PRISONER, WHEN I CAME OUT 1ST  
 FLOOR MESSHALL, I NOTICE ABOUT 10 DOCCS STAFFS & SGT  
 C.O. R. Hinds TOLD ME TO GO BY "METAL - LONG DEVICES, THESE  
 SGT JANE-DOE (D MADE ME GO BACK & DO IT ALL OVER →  
 NOTHING HAPPEN, NEXT C.O. R. Hinds TOLD ME THAT MY HAIR  
 WAS TO LONG & THAT I HAD TO CUT IT OFF CAUSE  
 (SEE ATTACH)

24)

I COULD NOT WEAR DREAD LOCKS, I TOLD R.HINDS C.O.  
 HINDS ; SGT. JANE-DOE ; THE REST STAFFS, ITS MY RIGHT  
 TO FREEDOM OF RELIGION BELIEFS, FREE EXERCISE  
 CLAUSE OF THE FIRST AMENDMENT, FREEDOM OF SPEECH,  
 ; FREEDOM, OF BOTHs my HISTORY OF my CULTURE OF  
 TRINIDAD ; TOBAGO THE PORT-OF-SPAIN ; ON LONG ISLAND  
 RISE BY "NATIVE OF SACHEM TRIBE WYANDANCH →  
 INDIAN NATION RESERVATION, ; HE NEED TO REVIEW  
 BOTHs DOCCS DIR # 2612 INMATES WITH SENSORIAL  
 DISABILITIES PAGES 8 OF 16 AT (D) ; SEE DOCCS OWN § 138  
 INSTITUTIONAL RULES & REGULATION FOR INMATES  
 AT ALL CORRECTIONAL, AT (4) INMATES SHALL NOT BE  
DISCIPLINED FOR MAKING WRITTEN OR ORAL STATEMENT,  
DEMANDS, OR REQUESTS INVOLVING A CHANGE OF INSTITUTIONAL  
CONDITION, POLICIES, RULES, REGULATIONS, OR LAW →  
AFFECTING AN INSTITUTIONAL ; ; my HEARING AIDS BATTERY  
 ARE GOING DEAD SO I CANT HEAR, ; NOW I WAS  
 GOING BACK TO my CELL ; FILE my GRIEVANCES REPORT,  
 DEFENDANTS R.HINDS JUMP UP ; DOWN ; BECAME →  
 35)

BELIGERENT, I GIVE my I.D. ; C.O. R.HINDS DROP  
 IT ON FLOOR HE TRY TO TELL SOMETHING BUT I  
 COULD NOT UNDERSTAND, HE C.O. R.HINDS APPONIT  
 TO THE FLOOR, I REFUSED CAUSE IT A EXISTING  
 ONGOING POLICIES OF PRISONERS BEING ASSAULTED, WHETHER  
 THEY BEING DOWN TO PICK UP I.D. ; "I FEAR FOR  
my LIFE ; WAS IN IMMENENT DANGER,

( SEE ATTACH )

I Had to see C.O. HAD TO SPEND LIKE PRISON

I DONT UNDERSTAND CAUSE OF MY IMPAIRMENT OF  
 LOST HEARING CAUSE BATTERY ARE DEAD, I WENT  
 BACK TO HOUSING UNIT ; WAS FOLLOW BACK  
 TO B-3-25 COMPANY 8 CELL BY DEFENDANTS  
 C.O. PIGGER ; C.O. PERROTTA, TIME 9:00AM AT  
 MY CELL, C.O. PIGGER ; 2-JOHNS-DOES, IM LOCK  
 IN MY CELL ; C.O. PIGGER TOLD WHOLE COMPANY ONE  
 25 TO LOCK IN, "IT WAS CLEAN UP DAY, THEY BOTH'S  
 CAME TO MY CELL ; STATED THREATENING ME SAYING  
 WE GOING TO KILL YOU", SO CAME OUT MY CELL  
 THEY BOTH'S BECAME VERY LOUD ; BELIGERENT  
 SAYING LET SO I WENT TO FIGHT ; YOUR A PUSSY  
 CAUSE YOU'LL NOT COME OUT YOUR CELL, I TOLD BOTH'S  
 C.O.S. IM KEEP LOCK WHY WILL I COME OUT MY CELL,  
 SO YOU CAN JUMP ME ; THEN FILE TWO FABRICATED →  
 FALSE MISBEHAVIOR REPORT ; THEN A FABRICATED FALSE  
 FELONY COMPLAINT, BOTH'S DEFENDANTS, STAY BELIGERENT  
 THE WHOLE TIME ABOUT 15 min, BOTH'S STAFFS, CREATE  
 DISTURBANCE ; THREATS ; HARASSMENT ; DISCRIMINAT  
 ion ; ASSAULTED ONCE IN HALLWAY ; DISORDERLY  
 CONDUCT. IN VIOLATION OF 1ST, 8<sup>TH</sup>, 14TH, AMENDMENT

36) OR ABOUT 11/16/2021 ; 12-22-2020 AT B-3  
 25-8-CELL 1<sup>ST</sup> FLOOR OF PER-S.D.V. BOTH'S  
 DEFENDANTS DSP. BLACK WIDOW DEPUTY MORRIS  
 ; S.D.V. GIBSONS BOTH'S SHOW PATTERNED  
 26) , SEE-ATTACH)

37) HISTORY & RECORDS DISCLOSED THAT BOTH DEFENDANTS ARE PLAINTIFFS; OTHER PRISONERS BOTH HAVE SEVERE VISUAL IMPAIRMENT (V230) DEAF (HL-10); HARD OF HEARING (HL-20) OR ON OR ABOUT 1.16.2021 & 12.22.2020 AT MY CELL B-3 BOTH DEFENDANTS ARE QUALIFIED INDIVIDUAL WITH SEVERE DISABILITY (1) EYES DAMAGED FROM EXCESSIVE FORCE & OTHER ABUSE MACE IS DOCS NEW EXCESSIVE FORCE, CAUSE ME TO END UP WITH "HYPEROPIA" ALSO KNOWN AS FARSIGHTEDNESS, THIS A CONDITION OF THE ~~EYES~~ IN WHICH THE CORNEA HAS TOO LITTLE CURVATURE OR THE EYEBALL

38) IS TOO SHORT, CAUSING LIGHT ENTERING THE EYE TO FOCUS. PRESBYPIA, OCCURS WHEN THE EYE LOSES ITS ABILITY TO FOCUS ON NEARBY OBJECTS. THE LENS OF THE EYE LOSES ITS ELASTICITY ABLE TO READ, DRIVE OR PERFORM OTHER TASKS, REQUIRING COMMON VISION PROBLEMS LIKE NEARSIGHTEDNESS; FARSIGHTEDNESS OTHER TIME, MORE SPECIFIC HEALTH CONDITIONS CAN CAUSE EYE PROBLEMS. EYE DISEASES AGE, RELATED MACULAR, & "DEGENERATION (AMD)" CONJUNCTIVITIS, IS AN INFECTION OF THE INNER EYELID → MEMBRANE THAT CAN BE CAUSED BY A VIRUS OR BACTERIA; THE INFECTION MAY ALSO CAUSE BLURRED VISION; SENSITIVITY TO LIGHT. AS A RESULT OF THE CONDITION DAMAGING VESSELS LEAK BLOOD, SEVERE VISION LOSS; EYES BLOODLESS CAN OCCUR. (SEE ATTACH) BOTH TIME 9:00AM

PLAINTIFF ALSO HAVE MULTIPLE MACHINES DUE TO  
SUFFERS FROM ONGOING CHRONIC PAIN, NUMBNESS, TINGLING,  
38) H. I. V.

WEAKNESS ; Diagnosed CHRONIC LOWER BACK pain  
; UPPER BACK pain ; RIGHT HIP pain ; CERVICAL spine EX  
NECK ; LEG ; LEFT FOOT is OUT OF PLACE 3 BONES IN  
BACK IS OUT OF PLACE I WAS DEXX MY REASONABLE  
ACCOMMODATION CAME TO HELP ME WALK, BACK BRACES  
THUMB BRACES ; HAND ; IZGONE TO HELP ME TO MOVE MY  
DOMESTIC HAND WITHOUT ALL OF CHRONIC PAIN, HEADPHONE,  
SHAKE AWAKE ALARM, ALL AMPLIFIER TO HELP ME HEAR BETTER  
POCKET TALKERS, LAMP, MAGNIFIERS, ; S. D. U. RESOURCE  
ROOM TO USED EQUIPMENT TO HELP IN LEGAL CASES &  
COMPUTER..

(SEE ATTACH)

39)

BOTH DEFENDANTS TOLD ME I WILL NOT HAVE ACCESS TO  
S. D. U. RESOURCE ROOM ; I ONLY GET (2) ACCOMMODATION  
FROM FILING PRIOR GRIEVANCES ; CIVIL RIGHT CASES AGAINST  
DOCCS ILL PASS ; NOT HAVE POCKET TALKERS AT OVER  
60 DOCCS DUE PROCESS HEARING I COULD NOT FULLY  
UNDERSTAND TESTIMONY OF WITNESSES ; THE MISSING  
EVIDENCE IS "RELEVANT TO MY ~~DEATH~~ CLAIM OF  
DEFENSE & INNOCENT. & I COULD NOT EFFECTIVE  
COMMUNICATION WITH HEARING STAFFS.. ONGOING POLICY  
OF DISCRIMINATING ALTER PRISONERS MEDICAL FOLDER TO  
KICK US OUT THE FEDERAL FINANCIAL ASSISTANCE  
PROGRAMS IN VIOLATION 1ST 8TH, 14TH, Amendment

28)

391 ON OR AROUND 11/17/2021 AT TIME 8:00AM B3 75-8  
 C.O. SANCHEZ # ON GO-AROUND PLAINTIFFS WAS EXPERIENCING TOOTHACHE; GUM PAIN FROM "DOCS DE FACTO POLICY OF ALLOWING MEDICAL TREATMENT ONLY ON CERTAIN DAY OR MONTHS FOR DENTAL, ITS KNOWN FACT DUCES ONLY GET (1) DENTALIST FOR 5 PRISONS AND DENTAL DEPARTMENT IS INADEQUATE; SUPPORT THAT IS PROBATIVE OF A VIOLENT DESPREAD OR REPEATED OCCURRENCE, AND PLAINTIFFS BEEN SUFFERING FOR 15 YEARS WITH "CHRONIC SERIOUS GUM DISEASE PERIODONTIST DEGENERATIVE LEAD TO ALL OF MY TEETH TO ROTTED WITH NO HEALTH CARE IS DANGEROUS, IN UNSANITARY DEGRADING CONDITIONS IN COMBINATION WITH THE TOXIC WATER WITH EXISTING LONGER PERIOD WOULD CONSTITUTE "CRUEL & UNUSUAL PUNISHMENT  
 (SEE - ATTACH)

40,  
 INCLUDING INADEQUATE "TEMPERATURE HEATING FOR COLD DAY; NIGHT FREQUENTLY RESULTED IN PLAINTIFFS END UP WITH FLU; COLD & BOTH NURSES (1) FAULKNER FAT; OLD & NURSES (2) ~~REDACTED~~ FAULKNER YOUNG & TAT SISTERS, SO REGULARLY; MULTIPLE INCIDENTS OVER A LONG, CONTINUOUS TIME PERIOD, "I WOULD ASK THEM BOTH DEFENDANTS FOR NEW BEDDING; TO CALL STATE SHOP FOR NEW CLOTHING; LAUNDRY; VENTILATION BLOWING COLD AIR RIGHT IN MY CELL; & DENY NEW MATTER OR TO ORDER 2 MATTERS FOR BACK INJURY CAUSE I COULD NOT REST AT NIGHT OR DAY CAUSE OF MY FREEZING IN VIOLATION OF 8TH, AMENDMENT.

2ST FLOOR HEARING ROOM DEFENDANTS LT. ZWECC  
DENY PLAINTIFFS SEVERAL REASONABLE ACCOMMODATION  
(1) POCKET TALKER FOR ALL PROGRAMS AREA ; BIG  
HEADPHONE SO I IS A QUALIFIED INDIVIDUAL WITH  
A DISABILITY, (2) DOCCS IS AN ENTITY SUBJECT TO THE  
2 FEDERAL ACTS, (3) I WAS DENIED THE OPPORTUNITY  
TO PARTICIPATE IN OR BENEFIT FROM DOCCS SERVICES,  
PROGRAMS, OR ACTIVITIES ; DOCCS OTHERWISE SHOW  
PATTERNS & PRACTICES OF DISCRIMINATION AGAINST MYSELF  
BY REASON OF MY DISABILITY" BOTH DEFENDANTS  
D-SP MORRIS BLACKWIDOW ; S.D.U. GIBSON TOLD DEFENDANT  
LT. ZWECC, I DONT HAVE HEARING ISSUES, ; PLAINTIFFS  
COULD NOT PARTICIPATE IN IS DUE PROCESS HEARING  
CAUSE I COULD NOT FULLY UNDERSTAND CHARGES OR  
RESPOND BACK FULLY TO SHOW MY INNOCENCE,  
(3) 3 OTHER MEDICAL DEFENDANTS TOLD HEARING OFFICER  
I HAD NO MEDICAL DISABILITY (1) DEFENDANT DR.  
GUZMAN, (2) N. P. A. ABDOLA, ; AUDIOLOGY JOHN SHERHAN  
"ALTERED MY HEARING MEDICAL DOCUMENTS TO KICK ME  
OUT OF S.D.U. PROGRAMS CAUSE I CAN ONLY GO TO  
SAME PRISONS UNDER THEY OWN DIR 2612 ; 2614  
INMATES WITH SENSORIAL DISABILITIES, THIS IS A REJA  
LIATION FROM PRIOR CIVIL RIGHT ACTION ; GRIEVANCE  
PLAINTIFF REQUESTED AS RELIEF SEEK PROSPECTIVE  
INJUNCTIVE RELIEF ; DECLARATORY RELIEF ; →  
COMPENSATORY DAMAGES BOTH IN STATE OFFICIAL  
CAPACITIES ; INDIVIDUALS CAPACITIES IN VIOLATIONS OF  
30) 1ST, 8TH, 14TH, AMENDMENT...

8-CELL GO AROUND C.O. SANDRE & C.O. JOHN - DOE V)

C.O. PERROTTA, DENY ME EMERGENCY WHEN  
 I FELLOUT IN my CELL INJURYS my HEAD ; BACK ; ARM  
 & DIFFERENTS PRISONERS REPORTED my INJURY ; THAT  
 I WAS ON my CELL FLOOR, ITS TOOK 16 HOURS BEFORE  
 I GOT EMERGENCY TREATMENT FROM NURSE (B) MIDNIGHT  
 NURSE I HAD TO DRINK 2 PITCHER OF WATER DUE TO  
 ME BEING DEHYDRATE, CAUSE I COULD NOT DRINK →  
 BOTTLED RED RUST WATER DUE TO my H.I.V. i

OTHER DISEASES ; WEAKENED IMMUNE SYSTEMS  
PLAINTIFF IS KNOW WHISTLEBLOWER PROTECTION ACT  
(WPA) BECAUSE OF PATTERNED OF WILFUL MISCONDUCT

By DOCCS STAFFS AT ALL PRISONS, ; PLAINTIFFS ALWAYS  
 ENGAGED IN PROTECTED CONDUCT ; ADVERSE ACTION  
 IS ALWAYS TAKEN AGAINST PLAINTIFFS PROTECTED SPEECH  
 WATER CONTAMINATED BY LEAD ; COPPER WAS →  
 (2)

DISTRIBUTED THROUGHOUT THE SYSTEM. ; DURING  
 THAT TIME "SERIOUS <sup>MY-SELF</sup> PRISONERS ; PUBLIC HEALTH RISKS  
 ASSOCIATED WITH EASTERN RAY C.F. WATER SUPPLY WERE  
 DISCOVERED MORE 11 YEARS AGO ; DOCCS WAS NOT  
 FORTHCOMING ABOUT THE CONTAMINATION ; EXPOSED TO  
 PRISONERS ; many FAMILY OF ITS CITIZEN ; TOOK  
 TO A TAILED WATER SUPPLY WITHOUT THEIR →  
 KNOWLEDGE, ; HOW THE WATER CRISIS WAS ALSO  
 KILLING FEDERAL PROTECTED ENDANGERED →

SPECIES BIRDS ; OTHER ANIMAL ; PLAINTIFFS  
 31 NEGLIGENCE CLAIMS ; POLICY OF DELIBERATE INDIFFERENCE

TO SERIOUS AND DANGEROUS PRISONERS; OTHER PRISONERS;  
 ; Family for BOTH PROGRAMS FRP. ; VISIT ROOM ; TO SAVE SEVERAL  
 ENDANGERED SPECIES BIRDS ; ANIMALS ; HUMAN TO SERIOUS  
 CONTAMINATED DRINK, COOK FOOD, SMOKING, DEFENDANTS  
 "CONSPIRING WITH OTHER IN ALBANY N.Y. EX GOVERNOR  
 ANDREW M. CUOMO, ; EX COMMISSIONER FISHER ; NOW  
 ACTING BOSS NOTORIOUS ANNUCCI\*, COMM. ; SENIOR STAFFS  
 DEFENDANTS AT EASTERN RY. C.F. ; HIGH RANKING UNION →  
 OFFICIAL ; ASSOCIATE, ; HIS "CONFIDENTIAL INFORMATION  
 SEVERAL DOCCS STAFFS THAT WILLING TO COOPERATED  
 AGAINST DOCCS# ; INVESTIGATION ; HINT THAT  
 INSIDE INFORMANTS ; LAW ENFORCEMENT SOURCES SHARE  
 NON-PUBLIC INFORMATION WITH HIM CONCERNING ;  
 ASSOCIATES,

44) PLAINTIFFS DESCRIBED IN BROAD STROKES THE HISTORY  
 ; BACKGROUND OF THE DOCCS CRIME FAMILY ; ITS INVOLVEMENT  
 OVER THE YEARS, SINCE SEPT. 9. 1971, IN VARIOUS CRIMINAL  
 ACTIVITIES DESIGNED TO GENERATE MONEY FOR ITS MEMBERS  
 "BY ANY MEAN NECESSITY," INCLUDING KILLING OF SEVERAL  
 PRISONERS OR STAFFS TO "SHIELDS" VARIOUS CRIMES OVERTIME  
 WITHIN SOME STAFFS RECEIVED PAYMENT FOR NOT BEING IN  
 PRISONS ; INSIDE GAMBLING, LOANSHARKING, LABOR →  
 RACKETEERING ; EXTORTION ON PRISONER(S) FAMILY ;  
 OTHERS, ; THE USE ; THREAT OF VIOLENCE, TO FURTHER  
 THESE CRIMINAL ACTIVITIES, ENTERPRISE ; CONSPIRING  
 WITH THE MEMBERS OF THE ORGANIZATION ; OTHER  
 ORGANIZATION LIKE "J PAY SEE DOCUMENTS FILED WITH  
 "LETTIA JAMES ATTORNEY GENERAL BUREAU OF CONSUMER  
 ( SEE ATTACH )

45)

FRAUDS AND PROTECTION RE: OUR FILE NUMBER:  
 20-053176 SUBJECT: JPAY, INC # PLAINTIFFS ; OTHER  
 PRISONERS OVER 2000 AT SEVERAL PRISONS & FILED FRAUDS  
 ; ALSO VIOLATION OF 2-FEDERAL LAWS F.R.A. 1973 ;  
 A.D.A. 1990. NOT ACCOMMODATION BLIND. & ~~BLIND~~ HARD  
 OF HEARING ; DEAF PRISONERS, WITH HANDICAPP PLAINTIFFS  
 IS A QUALIFIED INDIVIDUAL WITH A DISABILITY, ; BOTH DEFENDANTS  
 ARE SUBJECT TO THE ADA, ; PLAINTIFFS ; OTHER WAS DENIED  
 THE OPPORTUNITY TO PARTICIPATE IN OR BENEFIT FROM  
 BOTH DEFENDANTS SERVICES, PROGRAMS, OR ACTIVITIES OR WAS  
 OTHERWISE DISCRIMINATED AGAINST BY DEFENDANTS, BY REASON  
 OF PLAINTIFFS DISABILITIES, BOTH DEFENDANTS ENGAGE IN  
 THE VARIOUS ACTS OF EXTORTION ; STATUTE COVERS ONLY  
 BRIBERY, ; KICKBACK, PRISONERS PAY FOR SERVICES 3 OR 4  
 TIME ; NOT GETTING NOTHING AT ALL, ; JPAY GOT THE  
 SERVICES FOR "FREE" TO INRICH THEM & DOCCS, BY NOT  
 ISSUES BIG HEADPHONE TO COVER HEARING AIDS ; DISCRIMINATED  
 ALSO BY TAKING BACK TABLET OR TURNING TABLET OFF, ITS A  
 "SCHEMES I HAVE TO LET OTHER PRISONERS CALL MY FAMILY  
 FRAUD, CIVIL FRAUD, WIRE FRAUD, INTERNET FRAUD,  
 MAIL FRAUD, CIVIL FRAUD ACTIONS, DEFRAUD, IN VIOLATION  
 OF A LOT OF BOTH STATES ; FEDERALS LAWS, "CRIMINAL PROSECUTION  
 UNDER ENDANGERED SPECIES ACT OF 1973 (16 U.S.C.A. §§ ~~1531~~  
 1531 - 1543) AT (5) EQUAL PROTECTION OF LAWS, SECTION (11) 16. U.S.C.A.  
 A 1532(13) THAT THE PERSON AUTHORIZED TO BEING SUIT  
 TO PROTECT AN ENDANGERED OR THREATENED SPECIES  
 33) CAN BE AN ANIMAL THAT IS ITS-SELF ENDANGERED

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OR THREATENED (16); NATIONAL ENVIRONMENTAL  
POLICY ACT, "CLEAN WATER ACT (CWA) 33 U.S.C.A. §§  
1251 ET. SEQ; "CLEAN AIR ACT," & ENFORCEMENT  
OF POLICY DISCRIMINATED AGAINST CONTINUING  
WRONG DOCTRINE & SYSTEMIC SERIES CONTINUING CLAIMS  
DOCTRINE, U.S. INTERIOR DEPARTMENT FISH & WILDLIFE  
SERVICE AT THE JUSTICE DEPARTMENT... IN VIOLATIONS OF  
CIVIL CLAIMS UNDER THE RACKETEER INFLUENCED & CORRUPT  
ORGANIZATION ACT ("RICO"), 18 U.S.C. §§ 1959-1967(G), 1962  
1964(C) "(1)(2)(3)(4)(5)(6)(7) 1962 (n)(c)) 1964(C)) 1<sup>ST</sup>, 4<sup>TH</sup>, 8<sup>TH</sup>,  
14<sup>TH</sup>, AMENDMENT, 29 U.S.C. 794 / U.S.C.A. (985,3) EXEMPLARY  
DAMAGES & PUBLIC ACT OF NEW YORK STATES, 18, 29 U.S.C.A.  
3667 OCCUPATIONAL SAFETY & HEALTH ACT OF 1970  
15 U.S.C. § 16(B) SHERMAN ACT & CONSPIRED TO RIG  
PRICES INSURE,

36) ON OR ABOUT 12.24.2020 & TIME 9:30AM 1<sup>ST</sup> FLOOR MEDICAL  
DEPARTMENT, ASK BOTH DOCS DIRECTORS DR. DINELLO AND  
DR. GUZMAN ABOUT MWAP POLICY THAT UNCONSTITUTIONAL  
& I'M BEEN SUFFERING CHRONIC PAINFUL MY WHOLE BODY  
& JOINTS; ARTHRITIS IN BOTH KNEES & HAS VERY DIFFER-  
ENTLY WALKING AS A RESULT TO, PLAINTIFFS ALSO BACK & HIP  
INJURYS MUST RELY ON AID OF CANE OR CRUTCHES & BOTH  
KNEES BRACE FOR MOBILITY & WITH OUT ACCOMMODATION  
I CANT WALK WITHOUT FALLING, EVEN WITH CANE BOTH  
KNEES, PLAINTIFF KNEES INJURY & CHRONIC ARTHRITIS  
MAKE IT DIFFICULT & PAINFUL FOR ME TO USE  
34) (SEE ATTACH#)

STAIRS ; TO WALK LONG DISTANCE & PLAINLY HAS VERY  
BAD BREATHE ISSUES DUE TO CHRONIC ASTHMA, I ASK  
BOTH DEFENDANTS FOR PAINS MEDS "OPIOID PAIN PILLS  
THAT WAS ORDER BY SEVERAL OUT SIDE DOCTORS, DEFENDANTS  
"WILL FULLY DID INTERFERE WITH EFFECTIVE PAIN  
TREATMENT, IT'S WAS SAID BY BOTH YOU'LL LIKE FILING  
GRIEVANCES ; REPORTING US TO ALBANY & PROFESSIONAL  
MEDICAL CONDUCT LIKE YOU'LL DID YEARS GO AT 5-POINTS  
C.F. THAT WHY I TOOK ALL OF YOUR CANE & BRACES  
YEARS AGO, ; DENY YOU ALL OF YOUR HEALTH CARES, DEFENDANTS  
DR. GUZMAN THAT BEEN IN SEVERAL PRIOR LAWSUITS  
BY PLAINTIFFS DR. DINELLO BECAME BELIGERENT & DISCRIMI-  
NATED ; MADE THREATS, IT'S BEEN YEARS ; UPSTATE MEDICAL  
UNIVERSITY PROVIDERS M.D. DIVYA MAJODA, M.D. KENNETH  
BAKKER, RN, MONTE DOLCE READER ON JUNE 14, 2016, I →  
RECOMMENDATION = REPEAT COLONOSCOPY IN 1 YEAR FOR SURVEILLAN-  
CE. ; PERFORM AN UPPER GI ENDOSCOPY, IT'S BEEN 5 YEARS  
; STILL DOCS PRISONS DOCTORS AT F.P.C.F., A.C.F., E.C.F.  
S.C.F. ; SOUTHPORT C.F. STILL REFUSED THE COLONOSCOPY  
; I HAVE BLEEDING IN STOOL & CHRONIC STOMACH ;  
ABDOMINAL, PAINFUL & BY VERY DEADLY TOXIC WATER  
MY THROAT SWELLING UP ; WITH GUM DISEASE MY MOUTH FULLY  
UP WITH PUS & BLOOD ; DENY SEVERAL OTHER OPERATIONS  
FOR YEARS ; I WAS TOLD I NOT GET NOTHING DELIBERATE  
INDIFFERENCE TO SERIOUS MEDICAL NEEDS IN VIOLATION  
OF 8<sup>TH</sup> AMENDMENT.

( SEE-ATTACH )

38  
47)

ON OR ABOUT, 12. 25, 2020 TIME 7:30AM GO AROUND

B-3-25-8-CELL, I TOLD DEFENDANTS C.O. SANDZE  
I WENT OUT-DOOR REC# DEFENDANTS C.O. SANDZE IS  
PART OF A ONGOING POLICY OF PRISONERS ; MYSELF  
DENY REC, IF YOU GO TO CALL OUT OR SICK CALL THAT  
YOUR 2-HOURS REC THIS DENT ON DAILY AT EASTERN C.E  
GO BACK 11 YEARS LAST TIME I WAS HERE, IN VIOLAT  
ION OF 8TH AMENDMENT

B-3-85-8

48) ON OR ABOUT 1. 25.2021 TIME 3:30PM I RECEIVED  
A MONEY ORDER FOR \$25.00, AND I PAY OR DOCCS HAS  
NOT ~~NOT~~ MONEY ON MY ACCOUNT ITS BEEN 11 MONTHS MONEY  
CAME FROM MY MOTHER, ; SAME THING IN 2015 AT  
SULLIVAN C.E. DOCCS OWN ME \$75.00. FOR LOST STUFFS  
STILL DONT HAVE MONEY, ; AT EASTERN IN 2011 \$ MONEY  
CAME IN MY SISTER NAME FOR \$6.500.00 SHE NEVER  
BEEN ARREST IN HER LIFE, DOCCS TAKE THE MONEY  
IN VIOLATION 18 U.S.C. (960-1967(G) 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup>  
AMENDMENT.

DATE 1. 26.2020

49) ON OR ABOUT TIME 1:00PM 1<sup>ST</sup> BIG FLOOR AREA BY  
PACKAGES ROOM, AS A RETALIATION FROM PRIOR LAWSUIT  
; GETTING DEFENDANTS C.O. M. MEINEKE TAKE 10 POUND OF FOOD  
; SAID I COULD NOT HAVE IT BUT REFUSED TO LET ME  
SEE, FOOD I COULD NOT HAVE THE ITEMS WAS ALLOWED  
36) ; MY TABLET SHE WILL NOT GIVE TO ME EVEN WHEN  
( SEE-ATTACH )

WICHEN T SHOWS AFTER THE SORRY GUARDS ABOUT  
MISSING 1/2 BAG PERSONAL PROPERTY COMING FROM  
AUBURN, C.O. ; LEGAL DOCUMENTS ; ALL STATE ISSUES  
PROPERTY SHOULD HAVE BEEN PUT ON BUS, DEFENDANTS  
C.O. MEINETKE UP-SET ; BELLIPRENT TELL OTHER C.O. JANE  
DOE IN PACKAGE ROOM I FILED PRIOR LAWSUIT AND  
GOT HER KICK OFF & HER OLD POST IN S.I.H.U. SHE HAS  
PATTERED IN S.I.H.U. OVER 15 YEARS OF PLAINTIFFS ; OTHER  
PRISONERS PERSONAL PROPERTY BEING RESOLD ON DARK WEB  
OR YARD SALE AT HER HOME, THIS IS BONUS ; BY ME BEING  
A DOCCS WHISTLE-BLOWER, I SEE WARDEN LYNN J. LILLEY  
; REPORT IT RIGHT THERE, BOTH DEFENDANTS MADE ME,  
GET TABLET INTO 2.21.2021, 1 MONTH LATER I WAS BEING  
TREATED DIFFERENT FROM OTHER PRISONERS EQUAL PROTECTION  
RIGHT UNDER A CLASS OF-ONE, IN VIOLATION OF my 1<sup>ST</sup>, 4<sup>TH</sup>, 8<sup>TH</sup>, 14<sup>TH</sup>,

50) ON OR ABOUT TIME 7:30AM 1ST FLOOR 1.21.2021,  
AT MEDICAL DEPARTMENT AT SICK CALL FOR RASHES ALL  
OVER MY BODY BACK, FACE, LEG, ; DEPRIVATION FRESH DRINKING  
WATER SWALLOW TO MY MOUTH, ; CHRONIC HEADACHES ;  
DENY FOOD IS NOT PROPERLY COOK OR HEATED ; UNSAFE  
ODOR OF SEWAGE NURSE FAULKER (1) OLD ONE SAID NOTHING  
WRONG WITH YOU, I TOLD DEFENDANT FAULKER (1) RUST  
WATER HAD ME SEEING "BLURRED VISIONS, ; FALLING IN  
MY CELL SHOWING HER BLACK & BLUE INJURIES ; BY ME  
BEING TERMINAL ILLNESSES LIKE H.I.V. ;  
POSITIVE WITH A WEAKENED IMMUNE SYSTEM  
& CHRONIC GUM DISEASE & OTHER SERIOUS I.  
) D. ( SEE ATTACH)

MY WHOLE BODY BONES SKELETONS ARE WEAKENED TO THE POINT, CONDITIONS HAS AFFECTED MY ABILITY

51)

TO DO BASIC THING (E.G. CANT SLEEP EXCRUCIATED PAINFUL ; WALKING, EAT, ; WORKING. BOTH'S HIPS ; SPINAL CORD ITS HARD TO WASH UP ; DOCS DONT CHAIR IN SHOWER FOR HIV PRISONERS DEFENDANTS NURSE FAULKNER SAID SHE DONT CARE ; SHE WAS ORDER BY BOTH'S SENIOR DR'S GUTZMAN ; N.P. A. ANDOLA ; → ALBANY DR. DINELLO, ALSO I REPORTED ROTTEN TEETH ; PUS ; BLOOD DAILY IN MOUTHS CHRONIC EXCRUCIATED PAINFUL ; ~~ALSO~~ ABSCESS REPEATED IT-SELF ALL OVER MY MOUTHS TOP ; BOTTOM, NURSE (F)(1) IS ALWAYS ~~INADEQUATE~~ INADEQUATE ; REPEATED OCCURRENCE ; ~~LAZ~~ LAZ DESPREAD ; ONGOING EXISTENCING POLICY OF CUTTING OFF DAILY PAIN MEDS ; LIFE SUSTAIN MED H.I.V. ; BOOST ; BEING DENY 60 DAYS OF MEDS EVERY TIMES IM TRANSFER MY LIFE-SUSTAIN MEDICATION IS ALWAJ "DISCONTINUED BY MEDICAL DR. ; NURSES, CAUSE SIDE EFFECTS OF FALLING BECAUSE my <sup>"</sup>VIRAL LOAD INCREASED TO A DANGEROUS LEVEL MADE PLAINTIFFS SUSCEPTIBLE TO DISSEASES ; DEATH SOURCE OF AIDS INFECTION ; DELIBERATE INDIFFERENCE TO SERIOUS MEDICAL NEEDS, (SEE ATTACH)

52) ; THE ABOVE DEFENDANTS FAILED TO PROVIDE PLAINTIFFS LIFE SUSTAIN MEDS ; PAIN MEDS ; DOCS INTERFERE WITH EFFECTIVE PAIN TREATMENT ; DENY EMERGENCY CARE FOR FALLING IN CELL HITTING.

38)

HEAD ; BACK ; RIGHT SIDE OF BODY AGAINST  
METAL GATE THEN FLOOR ; SWELLING TO HIP

KNEE ; HEAD, BACK, CHRONIC PAINS PLACEMENTS  
HAD I INCURRED, INSTEAD, THE NURSE (F) ADVIS-  
ED ME THAT I HAD TO AWAIT TREATMENT  
FROM DR. GUZMAN OR DR DINELLO, & N.P. ANDOLA,  
"ALL DEFENDANTS FOR 15 YEARS THEY FAIL TO  
FOLLOW THE FEDERAL GUIDELINES FOR H.I.V. IN  
VIOLATION OF 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup> AMENDMENT".

501 ON OR ABOUT FEB. 7. 2021, 7:30pm S. D.U.  
REC, BASEMENT SUB T.V. ROOM, DEFENDANTS C.O. W.J.  
CADRETTE, C.O. S. PERROTTE ; C.O. M. SANDEZ, I WAS LOOKING  
AT ONE OF BLACK LIFE MATTERS ON BET OR P. B.S.  
3 DIFFERENT DEFENDANTS CAME BY ME AND SAID BLACK  
LIFE DON'T MATTER ; TO TURN-OFF THE PROGRAMS  
I WAS LOOKING AT ; TO GO TAKE YOU DEAD ASS  
BACK TO YOUR CELL SINCE YOU LIKE WRITING  
CONTRABANCES ; REPORTED THEM TO CAPT ANDERSON  
ABOUT ALL UNIFUL MISCONDUCT ; RETALIATION ; SAID  
FUCK YOUR RACE "WE ARE BIG GANG"<sup>IN</sup> U.S. AND  
NO-BODY GIVE A FUCIL ABOUT ABOUT DEAD BLACK  
PERSONS, DEFENDANTS DENY ME RIGHT TO HAVE ACCESS  
TO REASONABLE ACCOMMODATION C.C.T.V. ; REST OF  
S. D.U. BASEMENT REC, I WAS TRY DIFFERENT FROM  
REST OF HANDICAPP PRISONERS THAT ARE DISABILITIES  
(SEE ATTACH)

3A

DENY OR ONGOING POLICY OF DISCRIMINATING  
 TO PLAINTIFFS QUALIFIED INDIVIDUAL WITH  
 SEVERAL DISABILITY IN THEIR PROGRAMS, SERVICES  
 AND ACTIVITIES & ITS BECAME DAILY PATTERNED  
 BY 3 DEFENDANTS IN VIOLATIONS DOCS OWN DIRECTIVE  
 2612 & 2614 & AS REQUIRED BY TWO FEDERAL LAWS  
 SECTION 504 & TITLE I, II, III THE AMERICAN  
 WITH DISABILITIES ACT & NEW YORK STATE & HEALTH  
 Department Laws, my DUE PROCESS WAS VIOLATION.  
 & 1ST, 8TH & 14TH AMENDMENT...

51) ON OR ABOUT. Feb. 10, 2021 1ST FLOOR MEDICAL CROSS  
 FROM DENTAL ROOM TIME 11:15 AM DEFENDANTS AUDIOLOGY  
 JOHN-SHERHARD WAS ISSUING DIRE BEAT HEADPHONE  
 BIG ONE, "BUT ONLY TO WHITE PRISONERS THIS BEEN  
 GANG ON POLICY BECAUSE HE VERY BOLD and HE  
 ALLWAY TELL STORY ABOUT HOW HE ALWAY IN FEDERAL  
 COURT DOING HEARING ONE MOB 5 FAMILY ; HOW THEY  
GIVE HIM KICK-BACK FOR LYING IN COURT FOR THEM  
SAYING THEY DEAF OR HARD OF HEARING FOR A NEW  
TRAIL TO GET THEM OUT OF PRISONS ; HE GET TRIP ; BONUS ;  
ALL DON ; FAMILY LOVE HIM ; EVERY TIME I SEE HIM  
 SINCE 2008 HE SAID NEXT MONTH HE BRING THE  
 BIG HEADPHONE & FOR 15 YEARS ITS NEVER HAPPENED &  
 HE ALSO GOT ONGOING POLICY DISCRIMINATING BASE  
 ON MY RACE & MY HEARING DISABILITY PLAINTIFFS  
 40) ~~IT~~ IS A QUALIFIED INDIVIDUAL WITH BOTH  
 HEARING ; LOW VISION ; BLURRED VISION →

52) <sup>9</sup> EYES DISEASE DEFENDANTS (S.S) DENY PLAINTIFFS

QUALIFIED INDIVIDUAL WITH A HANDICAPP IN HIS  
 PROGRAMS, SERVICES & ACTIVITIES ; I COULD NOT  
 BENEFIT ALIKE THE REST OF DISABILITY  
 PRISONERS BECAUSE OF FILING PRIOR GRIEVANCES ;  
 HARASSMENTS SHOWING A DURGONG EXISTENCING POLICY  
 OF DISCRIMINATING ; ALTERING MEDICAL DOCUMENTS  
 TO REMOVE HANDICAPP PRISONERS FROM 2 FEDERAL  
 PROTECTED PROGRAMS JUST TO HARASSMENT ; TO  
 CAUSE PLAINTIFFS TO SUFFERING ; NOT ACCOMMODATION  
 AT DUE PROCESS HEARING, DEFENDANTS STILL CONTINUED  
 TO ENGAGE IN THE CRIMINAL ACTIVITY FOR THE CRIME  
 FAMILY OF DOCS & MOBS, DELIBERATE INDIFFERENCE  
 TO SERIOUS MEDICAL NEEDS IN VIOLATION OF 1ST, 8TH, 14TH  
 AMENDMENT.

53) ON OR ABOUT FEB. 12. 2021, I PLAINTIFFS WENT A MEDICAL TRIP TO FISHKILL, C. F. R. M. U. FOR M. D. JOHN-DOE 2ND FLOOR TIME 12:45PM ~~NOT~~ ABOUT ~~NOT~~ RECEIVING SEVERAL OPERATIONS THAT WAS ORDER BY SAME M. D. JOHN-DOE ON AUG. 12. 2018, ~~NOT~~ FOR EXCESSIVE NERVES DAMAGES FROM ASSAULTED BY DOCS & PRISONERS ; RECEIVING WRONG SEVERAL OPERATIONS IN 2010, 2011, 2013, 2016, SE OF DOCTORS AT OUT-SIDE CENTER ; ALSO M. D. JOHN-DOE TAKE X-RAY SHOWING 3 PINS POPPING OUT TOP PART 41) OF DOWAN HAND SOME TIME DONT MOVE AT (SEE - ATTACH)

DOCS DOING FLAWED WILFUL MISCONDUCTS  
 DR'S PUT DEVS IN USE OR IMPLANTABLE DEVS  
 THAT WAS KNOWN AT THE TIME TO BE ON "RECALL  
 LIST BOTH C. D. C. & D.F.A. ; 21 C.F.R. §  
 819.84 REPORTS ; IN VIOLATION OF (FDCA) 21 U.S.C. §§ 301  
 ET. SEQ ("MDA") 21 U.S.C. §§ 306 ET. SEQ SEE, 21 C.F.R.  
 § 814.39, "SECTION 360K OF THE (MDA) METAL ROD OR  
 PLATE WORLD WIDE RECALL OF THE IMPLATE A CLASS 1 RECALL  
 THE MOST SERIOUS TYPES OF MEDICAL DEVICE. DOCTORS →  
 CONTINUED TO IMPLANT, (IMPLATE) PLAINTIFF. PRODUCT  
 LIABILITY CLAIM (DESIGN DEFECT, MANUFACTURABILITY DEFECT,  
 FAILURE TO WARN, BREACH OF WARRANTY, ; FRAUD, AMONG  
 OTHER) UNQUESTIONABLY RELATE TO THE SAFETY OR EFFECTIVE  
 NESS OF THE (IM PLATE) DESIGNED "IN A DANGEROUS ;  
 DEFECTIVE CONDITION " ; IN A MANNER VIOLATION OF THE  
 (MDA) & (PMA) THE IM PLATE FIXATIONS WITH SUPPLEMENTAL  
 ALLOGRAFT CANCELLOUS BONE CHIPS ; IM PLATE ; LOCKING SCREWS

54) (SEE ATTACH)

AT ERIE COUNTY MEDICAL CENTER HEALTHCARE NETWORK  
 462 RIDER STREET BUFFALO NY 14215, BY SURGEON, JOHN T  
 CALLAHAN MD. ; ASSISTANT SURGEON LINDSEY HAGSTROM MD.  
 DANIEL BRIGGS FOURTH YEAR MEDICAL STUDENT, DATE 8-22-2013  
 THE "ALLOGRAFT CANCELLOUS BONE CHIPS DONT GROW ON TOP  
 OF SET SCREWS WERE PLACE ; IT MOVE TO SIDE OF  
 MY WRIST KNOWN ON SIDE OF DOMINANT HAND ; GROW INTO  
 SIDE OF WRIST CAUSE PERMANENTLY CRIPPLED !  
 42) NEEDS URGENT CARE I DONT GET SURGEON INTO b.19.2014

CAUSE MORE NERVES DAMAGES. I WAS REASSAULTED RIGHT IN RECOVERY ROOM, PLAINTIFFS STILL SUFFERING CAUSE BONE IS OUT OF

PLACE ; TURN BLACK ; CHRONIC EXCRUCIATED PAINFUL

; SAME DAY I CANT WRITE OR MOVE MY FINGERS OR ARM LIKE ITS DEAD ; GREAT ~~RED~~ NUMBNESS ; THROBBING PAINFUL AS FAST AS A HEART BEAT, I CANT WASH UP. CAUSE SOME DAY NO MOVEMENT CANT HOLD A CUP, ; THIS RECALL WAS ALSO ON T.V. ADD CLASS-ACTIONS LAWSUIT, PATTERN ONGOING POLICY OF DELIBERATE INDIFFERENCES TO SERIOUS → MEDICAL NEEDS, IN VIOLATION OF 1ST, 8TH, 14TH, AMENDMENT.

55) ON OR ABOUT FEB. 14. 2021 1ST FLOOR MEDICAL DEPARTMENT TIME 10:15AM BOTH DR. GUZMAN & N.P. ANDOLA, <sup>TOOK</sup> ~~TOOK~~ ME BY BEING HAVING POOR HEALTHS THEY PUT ME ON "HUB-HOLD NO TRANSFER OUT OF EASTERN. C.F. ; BOTH "OCCUPATIONAL THERAPY SEEM X-RAY OF BACK BONE ; LOWBACK & RIGHT HIP BONE, OUT OF PLACE ; NOW I WAS GIVING BACK BRACES ; CANE ; BOTH KNEES BRACES, IN 5 MONTHS I RECEIVED NO HEALTH CARE ; BADLY DAMAGES EYES ITS WAS 7-MONTHS BEFORE MY NEXT PRISONS SOUTHPORT. C.F. DISCONTINUED MY DEVICES ; I CANT MOVE AT ALL ; HAVING "COVID-19 NOW I BEEN IN MY CELL B.Z.2. S.H.U. 5 MONTHS NO HEALTH CARE I CANT MOVE AROUND WITH OUT FALLING ; HURTING MY SELF, IN VIOLATION DELIBERATE INDIFFERENCE TO SERIOUS MEDICAL NEEDS. IN VIOLATION 8TH AMENDMENT

56) ON OR ABOUT FEB. 19. 2021, <sup>MAIN</sup> YARD TIME 9:30AM I NOTICE SEVERAL DEAD BIRDS ; THE AIR HAD ODOR OF DEAD SPECIES ; I HAD NOTICE WARDER L.L WALKING AROUND YARD  
#3) (SEE-ATTACH)

; DSS, TO JOIN THEM IN ARCASSIN AREA, OF DEAN RATS ARE  
 USING TO KILL THEM VERY DEADLY TOXIC CHEMICAL ;  
 WHEN THEY DIE IN YARD OR WOOD DOCS IS IN VIOLATION  
 ENDANGERED SPECIES ACT CAUSE THE BIRDS BALD  
 EAGLE ; RED T HAWKS, ARE PROTECTED ; I WAS  
 TOLD BY DSS ; WARDEN L.L. DEFENDANTS, TOLD ME YOU'LL DON'T  
 WORK FOR NATIONAL WILDLIFE FEDERATION SO IT NOT  
 A ISSUES, IN VIOLATION OF CRIMINAL PROSECUTION UNDER  
 ENDANGERED SPECIES ACT OF 1973 (16 U.S.C.A. §§ 1531 -  
 1543") AT (5) EQUAL PROTECTION OF LAW, § 18 U.S.C.  
 § 1959(A) WHICH MANDATED IMPRISONMENT FOR LIFE  
 IN VIOLATION CLEAN WATER ACT, 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup>, AMENDMENTS..

51) ON OR AFT 4-4-2021 TIME 3:00PM B-3-25-8-CELL 3 TO  
 11 TOUR, C.O. PERROTTA, FABRICATED MISBEHAVIOR REPORT AFTER  
 I REPORTED <sup>TO</sup> HIM 2- OTHER DEFENDANTS C.O. M. SANCHEZ, C.O.  
 W. CADRETTE, TO CAPT ANDERSON ABOUT B-3-BLOCK MISCONDUCT  
 ALSO REC, NO SHOW, NO FOOD, OR GONE, EXISTENCE OF POLICY OF  
 FABRICATED MISBEHAVIOR REPORTS ALL GETHER ABOUT 13<sup>TH</sup> MY  
 "CONFIDENTIAL INFORMATION DOCS STAFF & PRISONERS"  
 WOULD COME TO MY CELL TELL ME ABOUT ROLL CALL HIGH RANKING  
 SENIOR STAFF, "DOCS ASSOCIATE" ; BY ANY MEAN NECESSITY  
 THEY HAD TO GET ME OUT OF PRISON'S CAUSE OF MY WHISTLE-  
 BLOWER REPORT WAS BE SENT TO "ALL FEDERAL COURTS THAT I  
 HAD A CASES", IT WAS PATTERNED OF DUE PROCESS ABUSE AT ALL  
 OF MY HEARINGS BECAUSE I HAD NO "REASONABLE ACCOMMODATION"  
 BY DEFENDANTS S.D.V. GIBSON ; DSP MORRIS, CHO MOREAN  
 44) WOULD HAVE MEDICAL REMOVE ALL HEARING PAPER SICKIN  
 DEAF HL-10 ; HL-20 HAND OF HEARING, ( SEE-ATTACH )

SECRET//DRAFTING, EXISTENCE OF DELIBERATE INDIFFERENCE, BY FABRICATED DISCIPLINARY TIER II 12/30.2 TIER II 1.29.21) 4.27.21 TIER III | 4.27.21 TIER III

(5) 4.27.21 TIER III | 5.12.21 TIER II | (7) 6.11.21

TIER III | (8) 6.11.21 TIER III | (9) 6.11.21 TIER III

Showing PATTERNED OF PRIORS FABRICATED going BACK 2003 DISCIPLINARY REPORTS ; DENY OF REASONABLES ACCOMMODATION AT ALL OF DOCCS PRISONS ;

~~Plaintiff~~ COULD NOT FULLY PARTICIPATE IN APPROPRIATE DUE PROCESS HEARING TIER I ) TIER 2 ) TIER

3 ) WITHOUT DOCKET TALKER ; HEARING AIDS ; IM PHRANTES IS A QUALIFIED INDIVIDUAL WITH A DISABILITY ; DOCCS IS AN ENTITY SUBJECTS TO THE ACTS ; PLAINTIFF WAS DENIED THE OPPORTUNITY TO PARTICIPATE IN OR BENEFIT FROM DOCCS SERVICES

581.5 ) PROGRAMS ; ACTIVITIES ; DOCCS, OTHERWISE DISCRIMINATED AGAINST HIM BY REASON OF TO DISABILITIES ; WHISTLE BLOWERS ; DATE → (SEE ATTACH) DATE IMPOSED

DISCIPLINARY TIER II 8.12.13(1) TIER II 10.10.13(2)

TIER II 10.15.13(3) 10.17.13(4) TIER III (4) 10.25.13.

TIER II (5) TIER II 11.26.13(6) TIER II 1.6.14(7) 2-25.14

TIER II (8) TIER II 4.25.14(9) ; 7.3.14 TIER III (10)

TIER II, 7.8.14(11) TIER III 10.14.14, (12) TIER III, 10.24.14(13)

TIER II, 10.24.14, (14) TIER III, 11.4.14, (15) TIER III 11.5

14, (16) TIER III, 3.11.15(17) TIER III, 3.16.15(18), TIER II, 3.16.

15(19) TIER III 4.13.15(20), TIER III 5.26.15(21) TIER II

6.8.15(22), TIER III, 6.8.15.15(23) TIER III 10.1.15(24)

(25) TIER II, 10.27.15, (25) TIER II, 12.16.15, (26)

(SEE-ATTACH)

TIRE II, 1.22.16 (27) TIRE II, 6.16.16 (28) TIRE III  
 7.11.16, (29) TIRE III, 7.28.16 (30) TIRE II, 3.27.17,  
 (31) TIRE III, 4.11.17 (32) TIRE III, 9.6.17 (33) TIRE II,  
 13.17, (34) TIRE II, 2.22.18 (35) TIRE II, 3.13.18, (36)  
 TIRE II, 9.17.18 (37), TIRE II, 12.31.18, (38) TIRE II  
 1.23.19, (39) TIRE III, 6.26.19, (40) TIRE II, 8.6.20, (41)  
 TIRE II, 10.1.20, (42) ; TIRE II 12-30.20, (43) →

59) PLAINTIFFS SUFFERED AROUND 96 MONTHS AN ATYPICAL  
 SUFFICIENT TO IMPLICATE A LIBERTY INTEREST ;  
 SIGNIFICANT HARDSHIP ; COULD NOT UNDERSTAND IN FULLY DUE  
 PROCESS HEARING OR WITNESS ; TESTIMONY ; DENY  
 EQUAL PROTECTION ; FREEDOM OF SPEECH ; ACCESS TO COURTS  
 TO LITIGATION FAVORABLE CLAIMS ; DOCCS ENSURE  
 I WOULD RECEIVED "SOLITARY CONFINEMENT WAS ""  
 ATYPICAL ; SIGNIFICANT HARDSHIPS" 52 MONTHS S.H.U.  
 ; 10 MONTHS LONG TERM KEEP LOCK ON TOP S.H.U ; KEEP  
 ME 6 MONTHS OVER MY RELEASE DATE. NOW 27 MONTHS  
 ; MONTHS ; KEEP LOCK DAYS IN BETWEEN ; PLAINTIFFS  
 WAS "WRONGFUL CONFINEMENT" ; FROM 2013-2021 DOCCS  
 VIOLATIONS A LOT OF HEARING BY NOT HAVING HEARINGS  
 BEYOND THE FOURTEEN DAY TIMELINE COMTEMPLATE BY  
 COMP. CODES R ; REGS TITLE 7, § 251-1-5-1 ; I WOULD  
 ASK FOR COPY OF SAID REQUEST FOR EXTENSION WAS  
 NEVER GRANTED ; LETTER WAS NOT ACKNOWLEDGED  
 OR EXPLANATION, "PLAINTIFF ONLY HAD IS REASONABLE  
 ACCOMMODATIONS FOR 5 HEARINGS" DOCKET TAKER  
 46) GOING BACK TO 2008 ; HAD SEVERAL HEARING WITH OUT  
 HEARING AIDS - (SEE ATTACH )

PLAINTIFF REQUESTS THAT INJUNCTIONS BE ISSUED IN FORM OF RECEIVING ALL REASONABLE ACCOMMODATION; TO BE MOVE TO SING-SING C.F. OR OXFORDVILLE C.F.; TO ENFORCEMENT THE POLICY OF DISCRIMINATED AGAINST CONTINUING WRONG DOCTRINE; TO GET ALL OF my OPERATIONALS BACK HOME; LOWER BACK, RIGHT HIP; KNUCKLE-ARM RIGHT, SIDE FINGER ELBOW; KNUCKLE, REMOVE ALL ROTTER THETHS; NEED HEARING AIDS THAT THE RIGHT MOLDING OF BOTH EARS, THE HEARING AIDS I GOT DEFENDANTS; J.S. DELIBERATE CAUSE DELIBERATE INDIFFERENCE TO SERIOUS MEDICAL NEEDS IN VIOLATION OF my 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup> AMENDMENTS...

60) ON OR ABOUT 4.5.2021 TIME 9:50AM B-3 C.O.S 1<sup>ST</sup> FLOOR STATIONS DEFENDANTS C.O. V.D. CADRETTE, C.O. M. SANDER, PLAINTIFFS COMING BACK FROM KEEP LOCK HEARING BOTH DEFENDANTS BECOMES BELLIGERENT BECAUSE I ASK IF I WILL BE GETTING KEEP LOCK REC, I HAD FILED PRIOR GRIEVANCES; REPORTED B-3 DEFENDANTS TO CAPT ANDERSON, B-3 DEFENDANTS WAS RETALIATION FROM REPORTING WILFUL MISCONDUCT; PATTERNED OF ONGOING POLICY OF DENYING KEEP LOCK PRISONERS 2-REC HOURS; OTHER FEDERAL DOCUMENTS FROM PRIOR LAWSUIT WILL SHOW PATTERNING OF SAME BEHAVIOR 11 YEARS LATER BY DIFFERENTS STAFFS "FAILURE TO PROPERLY SUPERVISE; PERFORM HIS/HER DUTIES; NEGLECT IN THE PERFORMANCE OF HIS/HER DUTIES;

47)

( SEE-ATTACH)

2020 DEC 6<sup>th</sup> — JUNE 25, 2021

I ALSO NOTICE BOTH DEFENDANTS C.O. W.

CARRETTES & C.O. SANDERZ, WILL BRING IN K-2  
SYNTHETIC DRUGS & SELL TO HANDICAPP DEAF & BLINDED

PRISONERS THAT WOULD SMOKE K-2 - FALL OUT AT EVERYDAY  
BASEMENT REC & BOTH DEFENDANTS WOULD JUST LIGHT  
AT THEM, K-2 - IS A TOXIN VERY DEADLY CHEMICAL  
AND HAND <sup>SMOKE</sup> SMOKE IS SO POWERFUL THAT I FALL OUT ONE  
DAY BECAUSE AIR HAD DEADLY TOXIN OF SMOKE, ALSO C.O.  
SANDERZ HAS A VERY BAD DOPE HABITS THAT WHY HIS NOSE  
IS ALWAYS RED; HE ALWAYS RUBS HIS. IN VIOLATION OF  
1ST, 8TH, 14TH

61) ON OR ABOUT 4:00 pm B-3-25-8 CELL 4.9.21 BOTH DEFENDANTS DSP C.L. MORRIS, & C.O. WALLACH WAS MAKING →  
AROUND ON B-3 IN FRONT OF MY CELL I ASK DEFENDANT C.L. MORRIS, WHAT  
TIME DO KEEP LOCK ON REC, SHE STATED IT WAS C.O. W. CARRETTES;  
C.O. S. PERROTTE TO HER I HAD REC, SO I ASK THE DEFENDANTS  
HOW MANY TIME THAT YOU GO IN A BLOCKS & C.O. STAFF TELL  
YOU'D KEEP LOCK IS GETTING REC, C.O. J. WALLACH & C.O. BRENNAN,  
BOTH JUMP UP DOWN & BECOMES BELLIGERENT & MADE A LOT OF  
THREATS & HARASSMENT, & FABRICATED MISBEHAVIOR REPORTS  
IT'S GOT SO BAD THAT THE <sup>DEPUTY</sup> HAD TO GET C.O.'S BOTH  
DEFENDANTS TO STOP BUT THEY WOULD NOT LISTEN, I WAS  
ALWAYS IN FEAR EVER FEAR FOR MY LIFE, DOCS ENCOURAGED  
STAFFS TO ENGAGE IN VIOLATION BEHAVIOR AS PART OF  
48) THEY IMAGE IN VIOLATION OF 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup> AMENDMENT

62)

ON OR ABOUT TIME 7:00AM 4.15.2021

1<sup>ST</sup> FLOOR HEARING ROOM CHO MORROW WAS DOING 3 →  
 DIFFERENTS TIME II ; WITHHOLDING EVIDENCE ; S.D.U.  
 REASONABLE - ACCOMMODATION I COULD NOT FULLY UNDERSTAND  
 TESTIMONY OF MY WITNESSES OR "STATEMENT OF  
 EVIDENCE RELIED UPON, WAS FABRICATED MISBEHAVIORS  
 REPORTS ; DEFENDANTS C.O. RICE BEFORE ; AFTER HEARING  
 I WAS DENY ASSISTANT BY C.O RICE, CAUSE EVERYTIME C.O.  
 TRAVIS WILL TELL HER DONT BRING BACK LEGAL DOCUMENTATION  
 TO ASSISTANCE MY FABRICATED ; DEFENDANTS GILSON  
 WILL TELL THEM I DONT NEED POCKET TALKER ; BIG HEADPHONE  
 ; HEARING AIDS TO BE PART OF MY HEARING PATTERNED OF  
 DISCRIMINATION ALL DOCCS PRISONS, IN VIOLATION OF  
 DUE PROCESS, 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup>, AMENDMENT,

63)

4.16.2021

ON OR ABOUT TIME 9:45AM 1<sup>ST</sup> FLOOR HEARING ROOM  
 DEFENDANTS, CHO MORROW ; C.O. J. THOMAS BOTT  
 HAVING SEX ; WHITE LIQUID ON CHO MORROW FACE  
 ; HAVE SHE A OLD SUPER FREAK A.K.A. OLD →  
 COYOTE ; SITE MERRY ; PATTERNED OF NOT PROVIDE  
 HEARING RECORDING FOR FUTURE REVIEW ; DUE PROCESS  
 APPEALS ; SHE DELIBERATE INDIFFERENCE TO MY  
 SERIOUS NEEDS, ONGOING POLICY OF VIOLATION OF MY  
 EQUAL PROTECTION CHAUSE, ; DENY me REASONABLE  
 ACCOMMODATION POCKET TALKER ; TO ATTEND ;  
 49) TO PARTICIPATE IN OVER 6 HEARING FROM 4.4.21 —

64) SEE →  
EXHIBITS(A) FROM WEXFORD.C.F. ; PLS# TO  
DEFENDANTS A. RODRIGUEZ ACTING DIRECTOR  
S.H.U. DOCCS# ; UNLAWFUL ; YEARS OF PRACTICE  
OF FABRICATED TO ALL OF my FEDERAL CASES TO  
HONORABLE P.M. HALPERN: By A.A.G. JESSICA A COSTA,  
PETTYJOHN LAST ~~for~~ 3 PAGES OF PLS. PARAG (9 - 22)  
SHOWS IM IN S.H.U. OVER 300 DAYS FABRICATED (3) MR. CRICHTON  
IS NOT BEING HOUSED IN A MEDICAL UNIT OR A SHU UNIT.  
HE IS CURRENTLY IN A REGULAR HOUSING UNIT AT SOUTHPORT.  
CAUSING CRUEL ; UNUSUAL PUNISHMENT AMOUNTS TO A  
65)

VIOLATION OF AN ARRAY OF FUNDAMENTAL RIGHTS, ; VIOLATIONS  
OF THE EIGHTH AMENDMENT, WHICH IS INCORPORATED BY THE  
FOURTEENTH, ; E.P.C., PROHIBITION OF ARBITRARY TREATMENT  
BASED ON IRRATIONAL STEREOTYPE OR HOSTILITY ; THE EIGHTH  
AMENDMENT'S PROTECTION AGAINST CRUEL ; UNUSUAL PUNISHMENT,

66) ON OR ABOUT 4.19.2021, B-3-025-8 CELL, TIMES AROUND  
1:45 pm TOUR 7AM TO 3PM 1ST FLOOR DEFENDANTS C.O.W.L.  
CADETTE, C.O. PERRETTA, C.O. SANCHEZ OR SANCHEZ  
ALL 3 RUSH MY CELL C.O. S. PERRETTA ASSAULTED ; BATTERY  
PUNCHING ME IN FACE ; PICK ME UP DROP ON FLOOR ;  
MACE ME, C.O. W.L. CADETTE PUT THUMB FINGER IN MY  
ANUS ; THEN USED DOCCS METAL PERI-LIGHT FLASHLIGHT  
CAUSING BLOOD ; STOOL TO COME OUT, C.O. SANCHEZ HOLDING  
ME DOWN I COULD NOT BREATHE ; I HAVE CHRONIC  
BRONCHIAL ; ASTHMA ; WE DONT CARE MORER  
50 EXCESSIVE USED OF FORCE AGAINST BLACK PEOPLE

PLAINTIFFS HAVE ASSAULTED WAS RETALIATION FROM PREVIOUS GRIEVANCES & LAWSUITS; ALLEGATION THAT OFFICERS FROM SEVERAL FORCES BREACHED STANDARDS OF PROFESSIONAL BEHAVIOR WHEN THEY USED THE FACE BOOK TEXT MESSAGE PLATFORM TO SHARE → INFORMATION CONNECTED TO RAPE & VET RECRUITS; IS A MISOGYNISTIC CULTURE EXISTS; USED WHAT APP TO SHARE WHAT WAS DESCRIBED AS A HIGHLY OFFENSIVE & INAPPROPRIATE GRAPHIC, DEPICTING VIOLENCE RAPE AGAINST PROSECUTORS, WITH COLLEAGUES, IF FOLLOW STAFF LAUGE AT "HORRENDOUS CRIMINAL ACT," (SEE ATTACH)

61)

PLAINTIFFS LIST HIS DAMAGES TO RAPE AS A RESULT OF PATTERNED SEXUAL ASSAULTED THAT OCCURRED AT THE HAND OF SEVERAL DEFENDANTS. I HAVE DEVELOPED SIGNIFICANT TRUST ISSUES, AS WELL AS PARANOIA; THE DIFFICULTY FEELING SAFE IN MY DAY TO DAY LIFE, I EXPERIENCE FEAR & RETRAUMATIZATION → EVERY-TIME I'M AROUND CO-STAFFS OR SENIOR STAFFS OR MEDICAL STAFFS, AS A RESULT OF THE SEVERAL INCIDENTS. I ALSO HAVE NIGHTMARES; DIFFICULTY SLEEPING, AS WELL AS DIFFICULTY EXPERIENCING NORMAL INTIMACY AS A RESULT OF THE INCIDENTS. I ALSO HAVE HAD PERIODS OF DEPRESSION AND INTENSE ANXIETY, I HAVE ALSO FOUND MY MENTAL HEALTH ISSUES TO HAVE BECOME GREATLY EXACERBATED AS A RESULT OF THIS INCIDENT.

51

( SEE ATTACH)

THIS HAS BEEN A DREARY TRAILER AND ↗  
PAINFULNESSES INCIDENT THAT WILL CONTINUE TO  
HAUNT ME ; AFFECT ME IN EVERY RELATIONSHIP,  
; EVERY PERSONAL ENCOUNTER THROUGH HOUT  
THE REMAINDER OF my LIFE ; "LIKE A METAL ;  
SCAR. ITS LIKE SOMETHING IF YOU HAVE A PHYSICAL  
WOUND THAT HAPPENED. THAT REFUSED TO HEAL.  
EVERYDAY THAT THIS INCIDENTS <sup>THE</sup> MEMORY OF IT IS ON  
my MIND ; ITS TROUBLES ME ALOT BECAUSE I JUST  
- I'M JUST NOT HEALED FROM IT.. IN VIOLATION OF  
1ST + 8TH + 14TH AMENDMENT..

68) ON OR ABOUT 4.19.21. TIME 3:30PM 1ST FLOOR  
S.H.U. DAILY EMERGENCY TREATMENT AFTER BEING  
RAPE DEFENDANTS Young FAULKER NURSE ; NEW NURSE  
JANE - DOE(D) ; SGT JOHN - DOE(W) FAILURE TO RESPOND  
PROMPTLY TO A SERIOUS MEDICAL NEEDS EMERGENCY OF  
DELIBERATE INDIFFERENCE TO CHRONIC PAINFUL &  
INTERNAL BLEEDING OUT MY AND MENTAL ANGUISH ;  
EIGHTH ; SHOCK, ANXIETY, DEPRESSION ; OTHER  
MENTAL SUFFERING ; ILLNESS, ; VIOLATION OF NY.S.  
& DOCCS POLICY OF SEXUAL ASSAULTED, DOCCS COVER  
SEXUAL ASSAULTED UP AT A ALL TIME HIGH, IN VIOLATION  
OF 1ST, 8TH + 14TH

69)

ON OR ABOUT 4.20.20 AT S.H.U. ST FLOOR  
ROOM TIME BETWEEN 10:00AM ; 12:00PM BOTH'S  
DEFENDANTS C.O. MCGILL ; C.O. HENIRE TAKO 1PM  
52) TOUR. ( SEE-ATTACH )

WAS IN SEARCH ROOM DURING THIS MY PERSONAL  
STUFFS ; I NOTICE ALL OF MY HYGIENE ITEMS ARE  
IN GRAY GARBAGE, I TOLD BOTHS C.O.s DEFENDANTS  
THEY WAS TAKIN BRAND NEW HYGIENE ITEMS THAT  
I JUST GOT IN PACKAGE; THEY BOTHs DEFENDANTS  
C.O. MCCOILL ; C.O. HENRE BECAMES BELLIGERENT  
& DONT TELL US HOW TO DO OUR JOBS & I NOTICE  
I WAS MISSING BIG BAG OF ABOUT 70 GRIEVANCES  
FILED AGAINST FIVE POWERS. C.F. SO I ASK BOTHs  
DEFENDANTS THEY REMOVE ME FOR SEARCH, ROOM  
IN VIOLATION OF 1<sup>ST</sup>, 4<sup>TH</sup>, 8<sup>TH</sup>, 14<sup>TH</sup> AMENDMENT.

10) ON OR ABOUT 4.20.2021 TIMES 7:30AM S.H.U.  
B-18 CELL 1ST FLOOR DEFENDANTS C.O. MC-GILL ; C.O. TRAVIS  
C.O. MEINKE JR., C.O. R.M. ROBINSON, C.O. JOHN - DOE (1)  
S.H.U. FAT WITH NO HAIR ON HEAD WHITE ABOUT 6 FEET 3  
300 pounds, C.O. HENRE ; SGT JOHN - DOE (1) S.H.U. RETALIATION  
& DISCRIMINATING AGAINST ME BY "DEPRIVATION OF FOOD" →  
WATER FROM 4.20.2020 - 6.25.21, I DONT HAVE NO SAFETY  
RESTRICTED DIET IN VIOLATION OF DOCS OWN DIR# 4933 S.H.U.  
PAGES (9) PART 304 SERVICES § 304.1, 304.2 Food, A>B) 12/23/2020  
4) C) d) e) f) (g) ALL ABOVE DEFENDANTS CONSPIRATOR TO DENY ME  
RIGHTS TO HUMANE CONDITIONS ADEQUATE Food, CLOTHING, →  
SHELTER & MEDICAL CARE, & DAILY EXERCISE FOR ABOUT 65 DAYS  
& SHOWER DUE TO BROKEN RUSTY WATER VERY DEADLY TOXIC  
CHEMICAL, I WAS SICK WITH POOR HEALTH & OTHER ILLNESS  
BECAUSE I WAS NOT RECEIVE ENOUGH NUTRITION &  
CALORIES TO MAINTAIN MY HEALTH, & THE FOOD WAS FAU -  
53) ADEQUATE IN AMOUNT, & ALWAY SPOILED & OTHERWISE

UNHEALTHY PRICES REFUSED TO PROVIDED WATER IN-  
SURE OR BOOT FOR YEARS ; IT Drove Docs IS NOT

GIVING ME FOOD A DEQUATE TO KEEP ME IN  
DECENT HEALTH, IN VIOLATION OF 1ST, 8TH, 14TH, Amendment

S.H.V. 3<sup>rd</sup> Floor B-18 CELL

70) ON OR ABOUT 4.21.21. TIME 7:30 AM HOT WATER  
IS NOT DRINKABLE OR WASHABLE ; THIS PRACTICES  
THAT ARE "PERSISTENT & WIDESPREAD" AS TO BE "SO  
PERMANENT & WELL SETTLED AS TO CONSTITUTE A CUSTOM  
OR USAGE WITH THE FORCE OF LAW" ; TO IMPLY THE  
CONSTRUCTIVE ACQUIESCECE OF SENIOR POLICY MAKING  
& MUNICIPAL LIABILITY. DEFENDANTS C.O. TRAVIS, C.O. MEENE  
& WARDEN L.L. ; DSS NEWS OF REPORTS, NOTE, LAWSUITES,  
DEFENDANTS WAS "ACTED WITH DELIBERATE INDIFFERENCE TO  
THE CHALLENGED CONDITIONS ; COMBINATION POSE AN UNREASON  
ABLE RISK OF SERIOUS DAMAGES TO my HEALTH, BECAUSE  
OF PLAINTIFFS POOR HEALTH DUE TO H.I.V. SUFFERED EN  
WEAKENED IMMUNE SYSTEM & OTHER ILLNESS LIKE  
CHRONIC GUM PERIODONTAL DISEASE ; DAILY REPEATED  
INFECTION ; MOUTH FULLY OF PUS GREEN & YELLOWIS  
& UNBEARABLE EXCRUCIATING PAIN & IMMIMENT  
ATTENTION ; DAMAGES 3 DIFFERENT PARTS OF BACK  
& PHYSICALLY ; DETERIORATED & MENTALLY STATES CAUSE  
PLAINTIFFS CONFUSION, DISCOMFORT, DISORIENTATION OF BEING  
LOST & IN FEAR & ANXIETY. CONSUME OF FOOD WITH TOXIC  
WATER THAT IS PREPARED & SERVED UNDER CONDITION WHICH  
(4) PRESENT IMMEDIATE DANGER TO my HEALTH & WELL BEING

OF DISRESPECTED & COULD HAVE KILLED PLAINTIFFS IN VIOLATION

OF 1ST, 8TH, 14TH, AMENDMENT &  
72)

ON OR ABOUT 4.21.2021 S.H.V. 18 1ST FLOOR TIME 10:45 AM, DEFENDANTS J. GIBSON T.M.C S.D.U. CAME TO MY CELL 18 - B-BLOCK S.H.U. & FABRICATE IN MISBEHAVIOR REPORTS STATEMENT SAYING I WAS NOT QUALIFIED TO HAVE REASONABLE ACCOMMODATION FOR MY DAMAGES EYES THE STATE ISSUES HAROLD HEN MAGNIFIER #55 THAT HE GIVE ME SAME DAY IN S.H.U. ON VIDEO-TAPE, MY "BLURRED VISIONS" ITS A PATTERNED OF DISCRIMINATION AGAINST QUALIFIED INDIVIDUAL WITH SEVERAL DISABILITY SEEING & HEARING, FROM PARTICIPATE IN PROGRAMS & SERVICES IN VIOLATION OF TWO FEDERAL LAWS & NEW YORK STATE HEALTH DEPARTMENT LAWS. IN VIOLATION OF DUE PROCESS AT HEARING 1ST, 8TH, 14TH & AMENDMENT.

73) ON OR ABOUT 4.26.2021 TIME 7:30 AM S.H.V. 1ST FLOOR B-18 CELL EVERY DAY C.O.s MCGILL, C.O. TRAVIS, C.O. JR. MEINKE, C.O. M. ROBINSON, C.O. HENRE, C.O. JOHN - DOE (1) S.H.U. FAT WITH NO HAIR ON HEAD WHITE ABOUT 6 FEET 3, 300 POUNDS WILL OPEN OUT-SIDE DOOR ON B-BLOCK, A-BLOCK, C-BLOCK, IT BEEN RAINING EVERYDAY FREEZING TEMPERATURES & AT NIGHT & TOLD US WE HAVE TO TAKE SHOWER WITH DOOR OPEN CAUSING PLAINTIFFS TO FREEZ 14 DAYS IN ROLL & OTHER PRISONERS WE ALL COME DOWN WITH COLD & FLU, IN NIGHT OF THE 55) Covid-19 - PANDEMIC & WHEN WE PUT DOWN

DEFENDANT DENIES TREATMENT DONE, i.e. FAULKER FAM  
 young one will deny us medical treatments for  
 our illness; i.e. i.e. in duration; i.e. alternative  
 ways of keeping warm; i.e. exposure regularly  
 to low cell temperatures no blankets, in violation  
 of 8<sup>th</sup> Amendment...

74) ON OR ABOUT 5.6.21 AT ALBANY MEDICAL CENTER  
 its Loc# 35 HACKETT Blvd, DEPT ABBER; SURAHOTR,  
 BY A U.D. PHY# JESSICA T. POTTER Audiologist  
 TIME 1:00PM 5<sup>th</sup> FLOOR, SEE EXHIBITS ( )  
"REPORT OF AUDITORY BRAINSTEM RESPONSE (ABR)  
 HEARING TESTING"

RECOMMENDATIONS: (1) CONTINUE CARE WITH PCP AS  
 SCHEDULED OR RECOMMENDED...  
 (2) CONTINUE USE OF AMPLIFICATION; THE PATIENT'S  
 CURRENT AMPLIFICATION IS NOT SUITABLE FOR HIS  
 HEARING LOSS. AN UPGRADE IN TECHNOLOGY  
 WOULD ALLOW HIM THE STIMULATION NECESSARY..  
 (SEE ATTACH)

75) PLAINTIFFS ALLEGED BOTH THE EXISTENCE IN  
 OF AN ONGOING POLICY OF "DELIBERATE →  
 INDIFFERENCE TO HIS OR HER SERIOUS MEDICAL  
 NEEDS"; i.e. SOME NON-TIME-BARRED ACTS TAKEN  
 IN THE FURTHERANCE OF THE POLICY(S) PATTERNED  
 OF UNCONSTITUTIONAL DOCS POLICY(S)  
 (SEE-ATTACH)

"CORRECTIONS THAT CONSISTENT WITH  
 HEALTH SERVICES POLICY MANUAL ITEM #1-43.  
 SPECIALTY CARE REFERRALS, THE FACILITY  
 HEALTH SERVICES DIRECTORS (FHSD) HAVE  
 THE SOLE RESPONSIBILITY FOR PROVIDING  
 TREATMENT TO THE INMATES UNDER THEIR  
 CARE:

PLAINTIFFS ALLEGES LIKE THE (MWAD) POLICY  
 BOTH ARE UNCONSTITUTIONAL BECAUSE DOCCS  
 SEND PRISONERS TO OUT-SIDE HOSPITAL OR  
 TO THEY OWN "REGIONAL MEDICAL UNIT R.M.U.  
 TO SEE SPECIALIST IN DIFFERENT TYPE OF FIELD  
 LIKE H. I. V. OR AIDS SPECIALIST IN INFECTIOUS  
 DISEASES OR OPERATIONS, OR SPECIALIST IN  
 COLONOSCOPY OR HEARING AIDS, OR TESTS ; SPECIALIST  
 EYES DOCTORS, OR DENTALIST ; HAND SPECIALIST, DOCCS  
 WILFUL MISCONDUCT IS TO NOT SPEND MONEY ON  
 PRISONERS HEALTH CARES ; TO ENRICHMENT DOCCS BY  
 HOLDING OFF FOR YEARS ; YEARS CAUSING MORE DAMAGES  
 ; EVEN DEATHS TO SOME PRISONERS FROM THIS UNCONSTITUTION  
 AL POLICY, "ALL OF MY HEALTH NEED IMMEDIATE ATTENTION  
 ; ITS BEEN SYSTEM PROBLEMS CAUSING EXCRUCIATING  
 PAIN ; BOTH PHYSICALLY & MENTALLY DETERIORATED".

76) DEFENDANTS WILL FORCE-FIX MEDICAL DOCUMENTS AND  
 ALTER MY MEDICAL FOLDER ; DEFENDANTS AUDIOLOGY  
 GRAM JOHN SHERMAN, DR. GUZMAN, N.P. A. ANDOLLA,  
 57) ; CONSPIRACY ; J. GIBSON ; DEPUTY MORRIS WILL  
 PLOTTED AGAINST PLAINTIFFS AS A →

COMPLAINED OF ; FABRICATED A CONFLICTING STORY, & DEFENDANTS ALL ABOVE ACTED OUT-SIDE THE SCOPE OF THEIR EMPLOYMENT ; EVEN THE DENTIST MAY REFUSED TO TREAT A PATIENT WHO HAS PLAINTIFFS H.I.V. STATUS OUT OF FEAR THAT THE DISEASE WILL BE TRANSMITTED BY ACCIDENT DURING THE TREATMENT PROCESS ; SAY MY H.I.V. MIGHT END UP ON DENTAL TOOLS , ; "EDS DIAGNOSIS.

15)

AFFECTING BOTH'S LARGE & SMALL JOINTS RECURRING JOINTS, SUBLUXATIONS ; DISLOCATIONS, ARTHRALGIA ; TENDER MUSCLE CONTRACTURES, OR ("TRIGGER POINTS") ; BACK 3 DIFFERENTS PARTS ; RIGHTS HIP ; RIGHTS SIDE OF BODY, IMPAIRMENT IS SEVERE WITH CONSISTENT CHRONIC PAINFULNESS ; RECORDS OF X-RAYS OF SPINAL CORD, FACE, RIGHT HAND, LEFT FOOT IS DEFORM ; PERSISTENCE NERVE DAMAGES IN ALL ABOVE AREA, ALSO 15 YEAR OF ROTTEN TEETH

DOCS REFUSED TO REMOVE OR REPLACES, DOCS DEFENDANTS OWN OBSERVATIONS OF PLAINTIFFS, URGENCY CARE, ROUTINE OF IMMINENT DANGERS ; EXISTENCEING ONGOING POLICY OF DELIBERATE, INDIFFERENCE TO MY SERIOUS MEDICAL NEEDS, / EXHIBITS ( ) DOCS OWN N.H.S. - DOCS, HEALTH SERVICES SYSTEM REQUEST ; REPORT OF CONSULTATION, RIGHT BOTTOM PAGES DATE 5.24.21, HL-30 BILATERALLY BY DEFENDANT JOHN SHERMAN ; DEFENDANTS ANG. ANDOLA,

58)

BY DEFENDANTS DEPRIVATION OF REASOURCES →  
ACCOMMODATION TECHNOLOGY UP GRADE IN ALL AMPLIFICATION  
SYSTEM ; NEW HEARING AIDS MOLDED FOR MY EARS ;  
MY ABILITY TO UNDERSTAND ; PARTICIPATES IN 6 - DUE PROCESS  
HEARING ; OTHER PROGRAMS AREAS IN PRISONS I WAS ALSO  
DEPRIVATION ; WITH THE COVID-19 STAFFS SOMETIME WEAR  
MASK SO I COULD NOT READ LIPS ; MY ORDER →  
PRESCRIPTION BY PROFESSIONALS IN DEAFNESS FROM  
ALBANY MEDICAL CENTER JESSICA T. POTTER, AU.D.  
AUDIOLOGIST WAS DISREGARDED, BY DEFENDANTS ALL  
OF THEM AT EASTERN, C.F. "CHO-MORROW" DUE PROCESS  
VIOLATION ; ALL DEFENDANTS MEDICAL DEPARTMENTS ; MOTIVE  
WAS RETALIATION ; PHYSICIAN EXAMINING TEST WAS  
PROOF OF PLAINTIFFS PREEXISTING DISABILITY ;  
WITHOUT AMPLIFICATION SYSTEM ; NEW HEARING AIDS ;  
THE FAILURE TO TREAT MY CONDITION RESULT IN FURTHER  
SIGNIFICANT INJURY ; THE UNNECESSARY ; WAGON INFLAT  
ION OF PAIN ; PLAINTIFF ALLEGED BY PRACTICES THAT ARE  
"PERSISTENT ; WIDESPREAD" AS TO BE SO PERMANENT ; WELL  
SETTLED AS TO CONSTITUTE A CUSTOM ; POLICY FAILURE  
OF SENIOR PERSONNEL WHO HAVE KNOWLEDGE OF A PATTERN  
OF 2 FEDERAL LAWS BY SUBORDINATE UNCONSTITUTIONAL  
PRACTICES, AND CONSCIOUSLY CHOSE TO IGNORE THEM AMOUNT  
DELIBERATE INDIFFERENCE SERIOUS MEDICAL NEEDS, IN VIOLAT  
OF 1ST, 8TH, 14TH AMENDMENT

ON OR ABOUT, 5.19.21 S.H.U. 1ST FLOOR B-18 CELL RT  
12:00PM LUNCH TIME PLAINTIFFS TOLD BOTH DEFENDANTS  
( SEE ATTACH )

C.O. MCGILL & C.O. TRAVIS BOTH DENY ME  
FOOD ITS BEEN GOING ON SINCE 4.19.21, & I TOLD BOTH

DEFENDANTS THEY WAS IN VIOLATION OF MY RIGHTS THEY  
WAS STARVING ME TO DEATH & NO WATER TO DRINK AT  
ALL, DEFENDANTS MCGILL SAID I'M BEEN DRINKING  
ALL NIGHT & DAY & I DRANK, I SAID YOU'LL ALWAYS  
DRANK HE BECAME BELLIGERENT, GOT HIS CAN OF MACE  
& RUN TO MY CELL & PUT HIS HAND INSIDE MY CELL DOOR  
SPRAY A WHOLE CANE OF MACE INTO MY FACE EYES NORSE  
THEN SAID I ASSAULTED HIM & TELL C.O. TRAVIS TO OPEN  
MY CELL SO THEY COULD KICK MY ASS, HE ON S.H.U.  
VIDEO-TAPE FROM 12:00PM INTO 12:50PM ACTING CRAZY  
& BELLIGERENT, C.O. TRAVIS SAID THIS IS FOR LAST TIME  
BEING AT EASTERN C.F. THIS WAS RETALIATIONS FROM  
GETTING ALOT OF STAFFS OUT OF S.H.U. IN MY CIVIL RIGHTS  
ACTION CRICHLOW -VS- FISHER 12-CV-7774 (NSR) ITS  
TOOK 6-HOURS BEFORE I GOT HEALTH TREATMENT, DEFENDANT  
NURSE OLD FOT FAULKER SAID IT NOTHING WRONG WITH  
ME I COULD NOT SEE AT ALL, BLOOD VESSEL IN BOTH EYES  
& STILL HAVE VISION COME & GO-OUT, LIGHT HURT MY EYES  
TO POINTS UNBEARABLE HEADACHE, SOMETIMES I SEE (1) THING  
MULTIPLE TIMES, BURNING EYES VISION IS BLURRED DAILY.  
PLAINTIFFS GOT FABRICATED MISBEHAVIOR REPORTS IN  
VIOLATION OF 1ST, 8TH, 14TH, AMENDMENT...

77) ON OR ABOUT 5/21, TIME 7:50AM S.H.U. 32 CELL  
C-BLOCK PLAINTIFFS RAE ASSAULTED BY DEFENDANT  
60) C.O. ROBINSON, C.O.T.

77) ON OR ABOUT 5/17/21, 6:30AM, SHOWER C. GALLER  
SHOWER C.O. T. BREWNER, REASSAULTED ; PLAINTIFF HAD  
OF WAIST CHAINS ; HANDCUFFS FIRST C.O. TRAVIS RODE  
INTO SHOWER AREA PUNCHING ME IN FACE BROKING  
MY NOSE ON RIGHT SIDE OF FACE ; CAUSING DAMAGES  
UNDER RIGHT ORIT EYE REBREAKING RIGHT SIDE OF FACE  
C.O. JR. MEINEKE, C.O. JOHN-DOE (1) S.H.W. FAT WITH NO  
HAIR ON HEAD ; WHITE ABOUT 6 FEET 3, ABOUT 300 pounds  
Had my on SHOWER FLOOR C.O. JR. MEINEKE HAD IS FEET  
ON my NECK I TOLD THEM I CANT BREATHE ; ~~→~~  
I HAVE CHRONIC BRONCHIAL ASTHMA, ; C.O. JOHN-DOE (1) S.H.W  
300pounds SAID WE TREAT ALL OF YOU INJURIES UNJUST  
SAME AS "POLICE DO YOURLL IN STREET, ; THEN C.A. JOHN-  
DOE (1) 300pounds SAID I SET THEM TO ERASE THE VIDEO-  
TAPE LIKE YESTER-DAY, ; WE MOVE HIM OVER TO SIDE  
WITH P.C. ON A-BLOCK CAUSE ~~IT~~ ONLY "CAMERA"  
I PLAINTIFFS RECEIVED NO MEDICAL TREATMENT FOR MY  
INJURIES BY NURSE (G) DEFENDANTS HAD A PATTERNED  
OF RETALIATION ; USE OF EXCESSIVE FORCE AGAINST PRISONERS  
; DEFENDANTS ARE LIABLE OF THEIR DELIBERATE INDIFFERENCE  
TO PROTECTING PRISONERS ; TO SERIOUS MEDICAL NEEDS  
IN VIOLATION OF DUE PROCESS 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup>, AMENDMENT,  
LOCK IN <sup>→</sup> 32-CELL-C-BLOCK

78) ON OR ABOUT 5.20.21 TIME 7:30AM 32-CELL-C-BLOCK  
BOTH DEFENDANTS C.O. JR. MEINEKE ; C.O. ROBINSON  
RETALIATIONS ; REASSAULTED ME FOR 3RD TIME BY  
USING THE DEPRESSED BOX ; USED IT AS A  
TOOL TO REASSAULTED my HANDICAPP HAND BY  
61)

Excluding the long plexiglass ; when I used my domain hand with metal rod & screws pop out the top part of hand they boths C.O. Robinsen was holding me

hand with C.O. Meincke Jr was "smashing down on my hand as hard as poss ~~possible~~ <sup>possible</sup> causing permanently crippled ; unperceivable care that I still to this day have not got ; nervous damages ;

They broke 2-knuckles middle finger has cut so deep you can see metal rod at top & pink knuckles from my tip of finger up my whole domain hand is all black & blue ; was deny unperceivable care & operations, for broken knuckles, & also I had written about 7 grievances about the S.H.U. being unconstitutional & having EXCRUCIATING pain & patterned of same violations from prior CIVIL LAWSUIT, THIS RETALIATION is DOCS. CORPORAL-PUNISHMENTS, IN VIOLATION OF CONTINUING CRIMINAL ENTERPRISES, TITLE II § 408 OF THE ORGANIZED CRIME CONTROL ACT OF 1970 ; 18, U.S.C.A. § 667, OCCUPATIONAL SAFETY & HEALTH ACT OF 1970 ; 18, U.S.C. 1960 - 1967 (G) (1) (2) (3) (4) (5) (6) (7) "RACKETEER INFLUENCED & CORRUPT ORGANIZATIONS ACT (RICO)" ; [ 18 U.S.C. § 1962 ] 18 U.S.C. § 1964 (c) ; 1962 (1) (2) (3) (4) (5) (6) (7) 1962-A) - (C) ) ; SECTION 1962 ; 1964 (c) ; VIOLATION 1<sup>ST</sup> 8<sup>TH</sup>, 14<sup>TH</sup> AMENDMENTS,

- 19) ONE OR ABOUT 5.21.21. TIME 9:00AM AT S.H.U. 9<sup>TH</sup> FLOOR A-BLOCK 4-CELL, I WAS PLACE DAY BEFORE
- 62) THE AREA IWEAR THEY KEEP I.P.C. & P.C.

CONFIDENTIAL INFORMATION (1) CELL, IF I LOOK OUT MY CELL WINDOW YOU'LL SEE A LIL BUILDING WITH S.H.U. ON IT ; ON BOTH'S SIDE OF THAT DOOR IS TOO BIG WHOLE THAT HAS SMELL ALL DAY ; NIGHT OF DEAD ANIMALS PROTECTED BY ENDANGERED SPECIES, ACT OF 1973, ; WATER IN CELL IS NO GOOD TO DRINKS, ; I NOTICE GUARDER L.L. ; DSS JOHN-DOE, ; CAPT → DEFENDANTS ANDERSON ; L.L. DSS, THEY SAID THEY KNEW ABOUT ALL OF BIRDS ; OTHER ANIMALS ; PROBLEM BEEN THERE FOR LONG TIME ; YOU'LL HAVE TO STOP MAKING BIG ISSUES TELLING EVERYTHING ABOUT THE PRISONS ; I KNOW WHAT HAPPEN DOWN HERE I SAW ONE OF TAPE OF ASSAULTED ; I TOLD THEM WHAT ABOUT REST OF ASSAULTED AT PRISONS, B-BLOCK 15 CELL DIVISION S. WAS ASSAULT, 16-CELL B-BLOCK SMITH WAS ASSAULTED, ; 17 CELL KAVER WAS ASSAULTED ALL BY STAFFS WITHIN 60 DAY.

(SEE ATTACH)

80) & IT'S A ONGOING CUSTOM ; FACTUAL SUPPORT THAT IS PROBATIVE OF A WIDESPREAD ; REPEATED OCCURRENCE" ; IT'S PUBLICLY REPORTED ; INFORMATION ABOUT EXPERIENCES OF MY-SELF ; OTHER PRISONERS ; THEY WILL CORROBORATE MY ALLEGATIONS OF BEING PATTERNED OF ASSAULTED AGAINST ME ; OTHER ; THEY TESTIMONY IS VERY RELEVANTS TO ALL 3 OF MY HEARING, THEY WARDEN SAID THAT NOT GOING TO HAPPEN CAUSE THEY BEEN TRANSFER OUT SO THEY WILL NOT BE AT MY HEARING, SO I ASK WARDEN ABOUT MY LAST 3 HEARING ; THERE NO HEARING TAPE SO HOW DO I APPEAL WHEN ALL OF MY RELEVANTS

INFORMATION & WITNESSES ARE MISSING DENYING

MY DUE PROCESS RIGHTS TO ACCESS TO COURT AS  
WELL NOT ISSUES MY REASONABLE ACCOMMODATION

I COULD NOT PARTICIPATE, SEE EXHIBITS "PLS SHOWING  
PATTERED OF CORPORAL PUNISHMENT & RETALIATION GO  
BACK TO 2011 - 2012 AT EASTERN-C.F. ; EVERY TIME I  
FILED A GRIEVANCES WITHIN 24 Hours I RECEIVED A  
FABRICATION MISBEHAVIOR REPORTS... IN VIOLATION OF 1ST, 8TH,  
14TH, AMENDMENT...

81) ON OR ABOUT May 24th, 2021 MEDICAL DEPARTMENT 1ST  
FLOOR # DEFENDANTS M.D. AND L. ANDOLA, FILED A FABRICATION  
MEDICAL DOCUMENTS THAT WENT AGAINST ALBANY MEDICAL CENTER  
HEAD A.D. AUDIOLOGIST JESSICA T. POTTER, PLAINTIFFS ALLEGES  
THAT THE DEPRIVATION OF HIS PRESCRIBED HEARING AIDS ; OTHER  
UPGRADE IN AMPLIFICATION TECHNOLOGY, DEPRIVATION <sup>HIM</sup> TO ALL OF  
PROGRAMS AREA IN PRISONS ; DUE PROCESS HEARING ; THE  
REMOVE FROM REASONABLE ACCOMMODATION PRISONS ARE PART  
OF A ONGOING EXISTENING POLICY IS INADEQUATE ; UNAUTHORIZED  
INTENTIONAL DEPRIVATION OF PROPERTY ; DISCRIMINATION  
UNDER ANY PROGRAMS OR ACTIVITY THAT RECEIVED FEDERAL  
FINANCIAL ASSISTANCE, ; PLAINTIFFS ESTABLISH THAT THE  
ALLEGED TITLE II VIOLATION WAS MOTIVATED BY BOTH "DISCRIMINATORY ANIMUS ; ILL WILL JUST TO CAUSE PAIN ; SUFFERING ;  
DEFENDANTS FAILED TO PROVIDE ME WITH 2- WORKING HEARING  
AIDS & BATTERIES ; ITS AMOUNTS TO A VIOLATION, OF AN  
ARRAY OF FUNDAMENTAL RIGHTS, EQUAL PROTECTION CLAUSE &  
PROHIBITION OF ARBITRARY TREATMENT BASED ON

1 AMENDMENT'S PROTECTION AGAINST CRUEL & UNUSUAL PUNISHMENT, PLAINTIFFS IS QUALIFIED INDIVIDUAL WITH A DISABILITY ; WAS DENY THE BENEFITS TO → PARTICIPATION IN DOCCS PROGRAM ; ACTIVITY & PLACE IN S.I.H.U. OVER 27 MONTHS BY BEING A WHISTLE BLOWER A FIRST AMENDMENT RIGHT TO BE REHABILITATION BY REPORTING ALL CRIME & CORRUPT AT ALL DOCCS PRISONS & PRIOR TO FILING ABOVE ACTION I SEND ABOUT 68 MONTHS IN SHU. CAUSE OF GRIEVANCES LAWSUIT & WHISTLE BLOWERS THE VIOLATION 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup>, AMENDMENTS 8B)

ON OR ABOUT MAY 24, 2021, 1<sup>ST</sup> FLOOR S.I.H.U. HEARING ROOM, TIME 2:00PM CHO MORROW DEFENDANTS WAS UP-SET ; RETALIATE BY PLAINTIFF FILED PRIOR APPEAL ON 3 HEARING DONE BY CHO MORROW CAUSE OF 3 HEARING HAD NO HEARING TAPES ; ALSO TRY TO COVER UP HEARING BY DEFENDANTS S.I.H.U. HEAD RODRIGUEZ NEVER NO HEARING BEING DONE BY CHO MORROW WAS ALL BLINK DENY US ALL ACCESS TO COURT BY NOT HAVING RELEVANTS TESTIMONY OF MY WITNESSES STATEMENT ; NO HEARING PACKAGES DOCUMENTS TO REVIEW ; PRIOR MISBEHAVIOR WAS ALL FABRICATIONS TO COVER UP STAFFS MISCONDUCTS ONLY MODIFIED 7 MONTHS S.H.U. TO 2 MONTHS SHU. WHEN ALL 3 PRIOR HEARING SHOULD BEEN DISMISS IN FULLY AT NEW HEARING I NOTICE THAT FALSE PHOTOS OF COPY OF BOOST FOR 125.99, WAS NOT EVER THE BOOST C.O. MCGILL OWN OR HAD ON THE DAY OF MAY. 19, 2021, SO PLAINTIFFS 65) ASK AGAINST FOR VIDEO-TAPE & PHOTOS OF DAY 66) OF INCIDENT 5.19.21 WAS ALL FALSE ; I NEED

my reasonable accommodation in order to

FULLY PARTICIPATE IN my DUE PROCESS SHE  
 CHO-MORROW BECAME BELLIGERENT ; KICK ME OUT  
 OF NOT ONE HEARING, BUT ALL 3 HEARINGS, JUST  
 TO COVER UP STAFFS IN S.H.U. MISCONDUCT & WRONG →  
 CONFINEMENT ON 3 HEARING AGAIN ; TO COVER UP  
 E-FORCE WAS APPLIED IN A MALICIOUS & SADISTIC  
 MANNER TO CAUSE SERIOUS DAILY HARMS, DEFENDANTS ALL  
 OF THEM ACTED OUTSIDE THE SCOPE OF THEIR EMPLOYMENT  
 ; THE PERJURIOUS & BIASED TESTIMONY OF STAFFS, THE  
 DENY  
 LACK OF A.D.A ACCOMMODATION & REFUSAL OF CHO MORROW  
 TO my WITNESSES & TO HEAR RELEVANT TESTIMONY &  
 TO REVIEW VIDEO-TAPES ; DANGER OF IMMEDIATE HARM  
 BY CHO-MORROW UNCONSTITUTIONAL COMMITMENT TO SHU.  
 AND I DONT WANT TO BE IN S.H.U. CAUSE I DID NOT DO  
 ANYTHING WRONG ; C.O. MC.GILL & CHO-MORROW USED FALSE  
 INFORMATION TO ENRICHMENT DOCCS & C.O. MCGILL THAT  
 NEVER HAD BOOST THAT WAS COST 129.99 OR OTHER STUFFS  
 & PLAINTIFF SUFFERING BOTH PHYSICALLY & MENTALLY DETERIORAT  
 ED FROM WRONGFUL CONFINEMENT ; THIS IS A ONGOING POLICY  
 ; PLAINTIFFS IS BEING DAILY OPERATIONS ; ALL BRACES AND  
 CANE WAS TAKEN & OTHER ILLNESS THAT CAN KILL me ARE  
 NOT BEING ADDRESSED LIKE COVID-19 AT SOUTHPORT C.F.  
 IS NOT A.D.A. PRISONS IN VIOLATIONS OF 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup>  
 AMENDMENTS

83)

ON OR ABOUT May 25, 21, 1ST FLOOR S-H-U MEDICAL  
 ROOM TIME 11:00AM DEFENDANT DR. GURMAN IS  
 IN TWO PRIOR LAURELITE 2012 ; 2018 FOR THE SAME  
 THING, ON ABOUT DATE " DEFENDANT DR. GURMAN TOLD  
 ME THAT I HAD A HUB HOLD DUE TO MY HEALTH  
 & BEEN YEARS SINCE I RECEIVED TREATMENT & I  
 WAS SCHEDULED FOR SEVERAL OPERATIONS & OVER DUE  
 ON COLONOSCOPY ITS BEEN 5 YEARS 90 DAYS STILL HAVE  
 NOT HAD AND COLONOSCOPY ; PERFORM AN UPPER GI ENDOSCOPY  
 & HE WAS PUTTING HOLD SO I COULD NOT MOVE OUT OF HUB, &  
 OPERATIONS ON RIGHT HAND CAUSE METAL ROD POPENG OUT TOP PART  
 OF HAND, BOTH CAUSING UNBEARABLE PAIN & NUMBNESS, ITS BEEN  
 SINCE 2017 LAST OPERATION LEFT THUMB " 1/2 PARALYZE HAND IS  
 NOW CRIPPLE & DOFORM ; RUTHS MEDICAL CONDITIONS THAT  
 SIGNIFICANTLY AFFECTS MY DAILY ACTIVITIES & EXISTENCE  
 OF CHRONIC & SUBSTANTIAL PAIN, " SERIOUS MEDICAL NEEDS & IS  
~~URGENCY~~ URGENCY ONE THAT MY PRODUCE DEATH DEGENERATION  
 & EXTREME PAIN, DELIBERATE INDIFFERENCE & EMERGENCY  
 CARE THE VIOLATIONS OF 8TH, Amendment...  
 (b7)

ONE OR ABOUT MAY. 30-21 1ST FLOOR MEDICAL DEPARTMENT  
 TIME 11:00AM I WAS SCHEDULED TO SEE DEFENDANT  
 AUDILOGY JOHN SHERHARD, SOON AS HE SAW ME ~~HE~~ MADE  
 WRONG ~~PRISONERS~~ HE KNOW I'M DEAF & HARD  
 OF HEARING & I TOLD HIM WHAT DR. JESSICS T. POTTER  
 AV.D. AUDILOGIST SAID ABOUT NEW HEARING AIDS & RATTLE  
 67 ABOUT UPGRADE IN ALL OF TECHNOLOGY, HE BECAME

BELL IS DEFENDANT TO MAKE MONEY FOR NEW  
HEARING AIDS, DEFENDANT TOWN SHERMAN IS ALSO

DEFENDANTS FROM DICK LANDSOTTE GOT SOMEBODY  
ELSE HEARING AIDS ; FORCE THEM SO HARD IN MY EAR  
HE BUST MY LEFT EAR DRUM ; CAUSE BLEEDING AND  
MORE DAMAGES TO BOTH EARS AS RETALIATION FROM A  
PROTECTED CONDUCT ; ALLEGES A POLICY OF A WIDESPREAD OR  
REPEATED OCCURRENCE OF DOCCS STAFFS CONFISCATED ;  
DESTROYED ; ALWAY WAS DELAY IN PROVIDING  
REPLACEMENT ACCOMMODATION AT ALL OF DOCCS PRISONS ;  
BEING REMOVE FROM REHABILITATION ACT PROGRAMS ;  
PATTERED OF A. D. A. VIOLATION DEFENDANTS CONSPIRACY  
TO COMMIT CRUEL & UNUSUAL PUNISHMENT ; INTENTIONAL  
INFILCTION OF EMOTIONAL DISTRESS ; CONSPIRACY TO  
VIOLATE PLAINTIFFS CIVIL RIGHTS IN VIOLATION OF 42 U.S.C.  
§§ 1983 PLAINTIFFS SLER COMPENSATORY ; EXEMPLARY DAMAGES  
; PROSPECTIVE RELIEF ; PRELIMINARY ; PERMANENT →  
INJUNCTIVE RELIEFS IN VIOLATION OF 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup> AMENDMENTS.

85) ON OR ABOUT 6.4.21. TIME 10:00AM DEFENDANTS  
CHO-MORROW DENY ME MY DUE PROCESS HEARING BY REMOVING  
ME ~~OFF~~ FROM ALL 3 HEARING ; WRONG CONFINEMENT BY DENYING  
ME SEVERAL WITNESSES TESTIMONY ; STATE COULD HAVE  
AVOIDED ; PROOF THAT MY WITNESSES TESTIFIED IN SUPPORT  
OF PLAINTIFFS VERSION OF EVENTS ; PLAINTIFFS WAS DEPRIVED  
OF A FAIR HEARING CAUSE OF BEING REMOVE ; DENY TESTIMONY  
OF WITNESSES THAT THIS TRANSFER TO COVER UP  
( SEE ATTACH )

WRONG CONFINEMENT 27 MONTHS & THE WRONGFUL PLACEMENT IS THE ACTUAL INJURY WHICH IS COMPENSABLE AND DAMAGES CAUSE OF PATTERNED DENYING REASONABLE ACCOMMODATION, PLAINTIFFS IS ENTITLED TO MORE THAN NOMINAL DAMAGES FOR THE CONSTITUTIONAL DEPRIVATIONS OCCASIONED FOR YEARS PLAINTIFFS HAS SUFFERED AN ACTUAL INJURY ENTITLING PLAINTIFFS TO COMPENSATORY DAMAGES WHICH SHALL BE ASSESSED JOINTLY & SEVERALLY AGAINST DEFENDANTS ALL DOCS & AWARDED FOR → ILLEGAL SHU CONFINEMENTS IN VIOLATION OF 1ST, 8TH, 14TH AMENDMENTS

86) ON OR ABOUT 6-5-2021, PLAINTIFFS LOCATION S. HU 1ST FLOOR A-4-CELL TIME 7:30AM DEFENDANTS C.O. MC.GILL; C.O. M. JR, BOTH DENY ME MEDICAL TREATMENT FROM UNSEPARABLE PAIN & INFECTION IN MOUTH & I SHOW THEM GREEN & YELLOW PUS, & THAT CONTAMINATED WATER IN CELL & WATER CONTAMINATED THEY WAS PASS OUT WAS CAUSING ME TO VOMITIC UP BLOOD & STOOL ALSO HAD EXCRUCIATING PAIN WHILE USING BATHROOM, & ABSCESS FOR REPEATED INFECTION & ALL OF MY TEETH ARE ROTTEN & I KEEP FALLING CAUSE OF MY BODY NO HAVING WATER TO DRINK FOR MONTHS & IT'S BEEN VERY HOT & BOTH MY PHYSICALLY & MENTALLY DETERIORATED WITH PERIODONTAL DISEASE IN MY GUMS & MOUTH & NEED TO SEE DENTALIST & IT AMOUNT TO CRUEL & UNUSUAL PUNISHMENT THEY SAID 69) WE DON'T CARE CAUSE YOU A ASSHOLE SO IT GOOD FOR YOU STOP WRITING GRIEVANCES, (SEE-ATTCH)

EMOTIONAL DISTRESS; PAIN; SUFFERING IN  
VIOLATION OF DISPLAYED DELIBERATE INDIFERENCE  
SERIOUS MEDICAL NEEDS, IN VIOLATION OF 8TH AMENDMENT,  
SEE EXHIBITS ( )

TIME 10:37AM  
87) ON OR ABOUT 6. 10.21, BOTH WARDENS L. L. &  
DSS JOHN-DOE(V) CAME TO my CELL S. H.V. 1ST FLOOR  
A-4-CELL ; TOLD ME IT WILL NOT BE MUCH LONG  
; SHOW ME TWO FINGER INCHES APART ; THAT  
I WILL BE TRANSFER OUT THE H.V. ; TOLD BOTH  
DEFENDANTS I HAD A MEDICAL HOLD CAUSE OF →  
EMERGENCY ; SERIOUS MEDICAL CONDITIONS, WE  
GOT E-MAIL BACK FROM ALBANY ; YOUR OUTER  
HERE IN TWO WEEKS, ON Going Policy OF  
DELIBERATE INDIFERENCE TO SERIOUS MEDICAL  
NEEDS, IN VIOLATION OF § 8TH 14TH AMENDMENT.

88, ON OR ABOUT 6. 22.2021, S. H.V. 1ST FLOOR, A-  
4-CELL TIME 7:00PM MEADS RUM NURSE II BROKAN  
SKIN WEST INDIAN CAME TO my CELL ; SAID  
I HAD TO PREP WITH 2 DAYS OF COLYTE TYPE →  
PURGATIVE PRIOR TO THE NEXT COLONOSCOPY ORDER  
BY DR. GUZMAN, "DEFENDANT(S) IN CRICHTHORN-VS-  
ACTING COMM ANTHONY J ANNUNZI DOCCS ET. AL.

18-cv-03222 (PMH) "3rd AMENDED COMPLAINTS"  
"CRICHTHORN - VS - FISHER 12-cv-07774 (N/SR)"  
IT WAS A "RETALIATION ROUTINELY CORPORAL PUNISHMENT  
PATTERED OF ONGOING EXISTING DELIBERATE INDIFF  
ERENCE TO SERIOUS MEDICAL NEEDS. (SEE ATTACH )

PLAINTIFF DRINK THE PRESCRIBED OR EXTENDED  
PREP WITH 2 DAYS OF COLYTE TYPE, ALSO TWO DAYS WITH  
OUT FOOD, ON OR ABOUT 6-25-2021 PLAINTIFFS  
WAS TRANSFER TO DOKIN STATE C. F. 24 HOURS  
THEIR TO "SOUTHPORT C.F. S.H.V. MEDICAL  
DEPARTMENT 1ST FLOOR BACK PART OF THE UNIT  
CELL ONE BEFORE PETITION THERE I WAS IN  
DRAFT - PROCESS WHICH DEFENDANT(S) SGT →  
GILMOUR, IN LAWSUIT CRICHLOW & COMM OF N.Y.  
S. DOCS 2-18-cv-03222 (PMH) ; DEFENDANT NURSE II  
NIKKI GOULD, TIME 7:00AM STRIPP ME OF MEDICAL  
MEDS ; LIFE SUSTAIN MEDS FOR H. I. V. ; OTHER  
UNTREATED COMMUNICABLE DISEASES ; CAUSE ENDANGER  
PLAINTIFFS LIFE, DEFENDANT SGT, GILMOUR TOLD EVERY  
BODY I ASSAULTED STAFFS AT SULLIVAN C.F. WHEN HE  
WAS C.O., STRIPP ME OF A MEDICAL [REDACTED] TRIP  
FOR MY COLONOSCOPY ; REFUSED TO FEED ME ; 2 DAYS OF  
COLYTE TYPE STRIPP ME OF BODY "PROTEIN", "CALORIES", "VITAMINS"  
"MINERALS" ; THERAPEUTIC NUTRITION, STRIPP ME OF MEDICAL ISSUES  
BRACE ; ITS OBSERVED THAT METAL ROD ; SCREWS WAS POPENG  
OUT TOP PART OF HAIR, HAVING EXCRUCIATING PAIN, SUFFERED  
I DESCRIBE MY PROBLEM TO DEFENDANTS SGT, GILMOUR,  
NURSE II N. GOULD, THEN SGT GILMOUR SAID HE DONT GET  
NOTHING NO FOOD OR MEDS THIS WENT ON FOR OVER 72  
HOURS ABOUT 3 DAYS INTO 6-28-21 ; PLAINTIFFS VOMITING ;  
PASSING OUT ; COLD & HOT FEVER, SYMPTOMS OF COVID-19  
IN VIOLATION OF 8TH AMENDMENT & FAIL TO FOLLOW THE  
711 FEDERAL GUIDELINES FOR H. I. V.

BACK PART OF MEDICAL UNIT, DEFENDANTS DEFENDANTS NURSE II  
FLOYD L. FULLER ; C.O. PETER A. MASTRANTONIO, ;  
C.O. BLINK. BALL HEAD ; TATTOO, ; DEFENDANTS BENTAMUS  
AMY OKES N.P., TOOK ME TO 1ST ROOM IN BACK PART OF  
MEDICAL UNIT, ; I LIKE HE WAS GOING TO DO EXAMINATIONS  
NEXT I BEING ATTACK BY STAFFS C.O. PETER A. MAST  
RANTONIO REPEATEDLY STRUCK PLAINTIFFS ABOUT HEAD ;  
FACE ; DEFENDANTS NURSE II F. FULLER PICK ME UP IN AIR  
; SMASHED my body ; CHIN AGAINST CONCRETE ; KICKING  
ME IN my LOWER BACK ; CENTRAL CAUSING MORE DAMAGES  
TO 3 BOXES OUT OF PLACE, ; Blood coming out OVER RIGHT  
EYE CAUSE SUFFERING TO FACE, HEAD, SKINNING TO ABOVE FACE ;  
BACK ; NEXT N.P. OKES ATTACKS ME FORCEABLE moving my  
PRESCRIBE ISSUES BACK BRACE, ORDER BY 2- OCCUPATIONAL  
THERAPY ; DEFENDANTS M.D. ANDOLHA, THE INHOLE TIME  
PLAINTIFFS ATTACK WITH EXCESSIVE FORCE I KIAS IN HAND-  
CUFF ; KEPT IN RESTRAINTS my PRESCRIBE CANE, KATES  
BRACES, TEENS VAIT, HEARING AIDS WAS STRIPPED FROM my BODY  
BY DEFENDANTS N.P. OKES ; HE SAID IM ; CHIEF DR. MORLEY  
IN ALBANY SAID TO STRIPPED ME BECAUSE OF "EXPERT DR. CARIN  
CI REPORTED IN CIVIL RIGHTS CLASS ACTION " ALLEN V. C. KOENIGSM  
AGAINST "MWP POLICY", I WAS REFUSED ALL MEDS ; Food ;  
ALL PAIN MEDS FOR OLD INJURY ; NEW INJURIES, HAD BLACK ;  
BLUE BRUSES ALL OVER my BODY ; Face, IN VIOLATION OF  
DELIBERATE INDIFFERENT TO SERIOUS MEDICAL NEEDS, IN  
VIOLATION OF 1ST, 8TH, 14TH AMENDMENT...

90) ON OR ABOUT SAME TIME I DONT FEEL PLACE  
 BACK IN BACK ~~CELL~~ CELL I COULD NOT WALK I WAS  
 PLACE IN WHEELCHAIR, ABOUT 20 MIN LATER I WAS  
 MOVE IN WHEELCHAIR TO B-BLOCK 2-2-CELL, AND  
 DEFENDANT SGT, Gilmore, C.O. BLINK, C.O. M. KELLY  
 TOLD STAFFS IN B-BLOCK I DONT COME OUT OF CELL  
 FOR NOTHING ; DONT FEED ME NOTHING OR ELSE, IN VIOLATION  
 OF 8TH AMENDMENT

91) ON OR ABOUT 6.30.21, TIME 6:30AM SICK CALL B.2-2.CELL  
 DEFENDANT'S NURSE II OLD ZAWKO Mary Gould, ; NURSE II SEDGER  
 BOTH DENY ME "EMERGENCY CARE FOR MY INJURY ; PAIN MEDS  
 AS WELL AS MY LIFE SUSTAIN MEDS FOR MY H. I.V. ; TOLD  
 FOR 60 DAYS THIS WILFUL MISCONDUCT IS IN VIOLATION OF THE  
 "ACCORD WITH THE STANDARD OF THE AMERICAN BAR ASSOCIATION  
 ON ; THE FEDERAL GUIDELINES FOR H. I.V., ONGOING  
 POLICY OF DELIBERATE INDIFFERENT TO SERIOUS MEDICAL NEEDS,  
 IN VIOLATION OF 8TH AMENDMENT...

92) ON OR ABOUT 7.2.2021 TIME 6:30AM SICK CALL B.2-2  
 CELL DEFENDANT, NURSE II SEDGER DENY ME SICK CALL FOR  
 PAIN MEDS ; ICE FOR SWELLING TO FACE & BACK, SHE  
 TOLD ME TO STOP PUTTING DOWN FOR SICK CALL CAUSE I NOT  
 GETTING NO HELP, I WAS SUFFERING FEVER, FROST BURN  
 ; COULD NOT BREATHE ; BY ME HAVING A COMMUNICABLE  
 DISEASES ; CHRONIC PAIN ; ILLNESS ; URGENT MEDICAL  
 CONDITION THAT WOULD EXACERBATE my pain, IN VIOLATION OF

13) 8<sup>TH</sup> AMENDMENT.

A PRELIMINARY INJUNCTIONS FOR NOT HAVING MY  
REASONABLE ACCOMMODATION POCKET TALKER & HEARING  
AIDS AT DUE PROCESS HEARING ; PLACE IN NOX →  
REASONABLE ACCOMMODATION PRISONS, THE VIOLATION OF  
2-FEDERAL LAWS & STATES LAWS ; CLASS ACTIONS LAWSUIT  
SEE ("CLARKSON V. COUGHLIN") THE CLASS ; THE DEFENDANTS  
(PRISON OFFICIALS) AGREED upon THE CONSENT JUDGMENT,  
WHICH THE COURT ORDERED on JULY 6, 1996. IN THE  
CONSENT JUDGMENT, THE COURT MANDATED DOCS TO PROVIDE  
REASONABLE ACCOMMODATION TO DEAF ; HARD OF HEARING  
PRISONERS in ALL OF ITS PRISONS PURSUANT TO THE  
A.D.A. ; THE REHABILITATION ACT. ; TO →

HONORABLE JUDGE, PHILIP M. HALPERN, WHISTLE BLOWER  
REPORT ; BEING, HOUSE IN BOTH'S MEDICAL UNIT & S. H. V.  
DEFENDANTS ; LAWYER ASSISTANT ATTORNEY GENERAL →  
JESSICA ACOSTA - PETTY JOHN "FABRICATED A FALSE →  
LEGAL DOCUMENT TO STOP PLAINTIFFS FROM GETTING  
RELIEF SEE EXHIBITS DOCS OWN DISCIPLINARY SANCTIONS  
DATE OCTOBER 20. 2021 SPECIAL HOUSING UNIT 250 DAYS  
THIS IS PATTERNED AT ALL DOCS PRISONS & OTHER CIVIL  
RIGHTS ACTIONS BY BOTH'S A. A.G. J. A. PETTY JOHN ;  
DOCS PRISONS & DENYING ME ACCESS TO COURT AND  
ACCESS TO IMMEDIATE CHRONIC CARE DIFFERENT ILLNESSES  
THE VIOLATION OF 4TH, 8TH, 14TH, AMENDMENT.

44) ON OR ABOUT 7-4-2021 # TIME 6:30AM SICK CALL  
 1ST FLOOR B-2-2. I TOLD BOTH DEFENDANTS NURSE II  
 ANNA L. FELKER, ; NURSE MACIL JR. WILLIAM C,  
 DENY ME AND MATTRESS TO ACCOMMODATIONS ON  
 MY CHRONIC BACK 3 BONES OUT OF PLACE ; HIP OUT  
 OF PLACE ; DEFENDANTS DUE TO AN INJURY TO  
 THE TOP OF BACK KNOTS SKINNING TO 3 DIFFERENT  
 AREA CENTRAL ; LUMBAR REGION OF MY SPINES ; THAT  
 PLAINTIFFS SUFFERS FROM SEVERAL "DIAGNOSED OF CHRONIC  
 SPINES ; LOWER-BACK PAIN ; RIGHT HIP CHRONIC PAIN  
 ; MY CONDITION WAS KNOWN TO THE DEFENDANTS IN  
 PRISON LAKESIDE ; THROUGH HIS CORRECTIONAL HEALTH SERVICE  
 'S MEDICAL RECORDS ; INJURIES WAS "OBSERVED" WHEN  
 I SHOW THEM AT SICK CALL, (SEE ATTACH)

(45)

PLAINTIFFS REQUESTED "A SECOND MATTRESS OR A REPLACEMENT  
 MATTRESS BECAUSE THE SINGLE MATTRESS DENIED ME REST ALL  
 DAY ; NIGHT CAUSING UNBEARABLE PAIN ; SUFFERING ; THE OLD  
 ONE PROVIDED TO ME CAUSED ME SERIOUS PHYSICAL PAIN →  
 ; EXACERBATED MY PAIN TO POINT I WILL CRY FROM THE  
 "TORTURE & OTHER CRUEL OR UNUSUAL PUNISHMENT ; THE  
 COMBINATION WITH NO HEATING ; NO VENTILATION, NOISE,  
 BY MENTAL ILLNESS OF PRISONERS MAKING LOUD SOUND ALL DAY  
 ; NIGHT, CLOTHING, LAUNDRY, BEDDING, NO PERSONAL HYGIENE  
 SANITATION OR CLEAN UP IN 7 MONTHS DUE TO COVID-19, NO  
 FOOD; NO EXERCISE FOR SEVERAL MONTHS ; ACCESS TO COURT  
 ; PLAINTIFFS BEEN BITE BY MOUSE ; INJURY NOT  
 75) BEING TREATMENT AT ALL LEAD TO INFECTION OF LEFT  
 ( SEE ATTACH )

Handwritten Text: Handwritten Text Starts  
YOU REFUSED TO TREAT INFECTION OR ISSUES PAW MEDS  
OR MY LIFE SUSTAIN MEDS FOR MY CHRONIC  
HIV. INFECTION; UNSANITARY, DANGEROUS,  
DEGRADING CONDITIONS; PEST INFESTATION IN CELL  
& UNREGULATED TEMPERATURE THIS POLICY CAUSE ME  
TO END UP WITH COVID-19 & DOCCS SOUTHPORT-C.F. REFUSED TO  
TREAT; PLUMBING THAT FREQUENTLY RESULTED IN OTHER  
PRISONERS FECAL MATTER BUBBLING UP IN CELLS, FOUL-SMELL  
ING & INADEQUATE METAL HEALTH SERVICES, & FORCE  
PLAINTIFFS TO "LIVE IN CLOSE PROXIMITY TO THEIR  
BODILY WASTES" FOR DAYS BEFORE ITS CLEANUP CONSTITUTED  
CRUEL; UNUSUAL PUNISHMENT, & SENIOR DEFENDANTS KNOW FROM  
FACE TO FACES WEEKLY WHEN MAKING GUARD ON B-BLOCK  
ALSO SHOWING PROOF OF MEDICAL DOCUMENT FROM ALBANY ABOUT  
MY REASONABLE ACCOMMODATION; I.G.R.C. DEFENDANTS  
(1) Lindsey M. McALPIN, (2) I.G.R.C. HANNAH OFIER, CLIN-  
PHY M. JONES, DEPUTY SUPER ADM. S. 3. A.J. KOPEC, DSP. (3)  
SEE-ATTACH

CHARLE S, F.D.S. C.F. KEVIN M. McCARTHY, SGT. Gilman  
ORC. BRAND, M. FOLEY, N.P. B.A. O'PRES, & THE A.D.A  
MY PERSONAL HEADPHONE THAT DOCCS MADE ME PAY  
FOR WITH MY OWN MONEY WAS ALSO CONFISCATE & DESTROY  
& HEARING AID PART OF A COINTEGRATED SEARCH BY DEFENDANTS C.O.  
C. O. RUDINER, IN VIOLATION OF 1ST, 8TH, 14TH, AMENDMENT  
SEE-ATTACH

16)

IT IS SINCE BY AT SOUTHPONT C.F. IT BEEN A  
 ONGOING POLICY OF EXISTENCEING DELIBERATE  
 INDIFFERENCE TO SERIOUS MEDICAL NEEDS ; DEXY  
 OPERATIONS ; WHEN PLAINTIFFS GOT OPERATIONS  
 SINCE 2010 - 2017 WILL NEVER GET PAIN MEDS  
 AFTER OPERATIONS ; DOCS MEDICAL DEPARTMENT  
 AT ALL PRISONS WILL USED THIS TO INRICHMENT  
 THEM SELF ; POLICY TO SAVE MONEY ; EXHIBITS WILL  
 SHOW THAT ALBANY CHIEF C.K. & COMM. WILL HIRED  
 DEFENDANTS DR. N.P. NURSE THAT HAD RECORD OF BEING  
 GUILTY OF WILFUL PROFESSIONAL MISCONDUCT AT OTHER  
 HOSPITAL ; EMERGENCY ROOM & OLD PERSONS CENTER ; THEIR  
 OWN HISTORIES OF MISCONDUCT ; MALPRACTICE FROM OTHER  
 LAWSUIT LIKE "MIWAP POLICY" ; PLAINTIFFS IS  
 REQUESTING THE COURT IS GRANTING PERMISSIVE INTERVENTION  
 UNDER RULE (246) DUE TO FACT PLAINTIFFS HAS COVID-19 ;  
 H.I.V. & OTHER ILLNESSES ; SECONDARY INFECTION WITHOUT  
 ANTIBIOTICS ; PLAINTIFFS RIGHT HAND WITH METAL ROD  
 BUST OPEN ; FINGERS ONE HAND OPEN UP ; NOT RECEIVING  
 TREATMENT, ( SEE ATTACH )

COVID-19 ; H.I.V. VIRUS RUN ITS DEADLY COURSE CAUSE  
 PLAINTIFFS TO FELL ; HIT IS HEAD ; BODY AGAINST GATES  
 AT SOUTHPONT C.F. ; MY-SELF ; OTHER PRISONERS ARE  
 UNABLE TO TAKE CARE OF OUR SELF WITHOUT ASSISTANCE ;  
 VIRUS(E) EQUAL OPPORTUNITY TO RICLER THAT TOOK  
 HEALTH ADVITS AT ABOUT THE SAME RATE IT DID  
 16) SEE ATTACH

CHILDREN; THE ENERGY; WE ARE SUFFOCATING  
 IN THE OUTBREAK; NO RESPIRATORY OR BREATHING DEVIS IS TO  
 EASY OUR PAIN; SUFFERING FROM SEVERAL INFECTION; NO SPECIALIST  
 OR CONSULTED IN THAT Filed; EXTENDED INTERNAL  
 BLEEDING FROM NOT HAVING COONOSCOPE; INTERNAL  
 HEMORRHODS; CHRONIC LIVER DISEASE; PORTAL →  
 HYPERTENSION, DOCS REFUSED TO DUE FOLLOW UP --  
 SINCE 2008 WHEN EVERY A SPECIALIST ORDER SOMETHING  
 DOCS USED UNCONSTITUTIONAL DEPRIVATION POLICY SAYING  
 THAT THEY HAVE THE LAST SAY SO IF WE GET TREATMENT  
 OR NOT OVER 500 GRIEVANCES SINCE 2008+ SEE FEDERAL  
 COURT RECORDS FROM "CRICKHOKI-VS-FISCHER, ET.AL.  
 11.CIV.883 (Cm) 9.14.11. PAGES(2) PARAG(1-7)

98)

### "BACKGROUND"

THE ORIGINAL COMPLAINT IN THIS ACTION WAS APPROXIMATELY  
 300 PAGES LONG, NAMED APPROXIMATELY 98 INDIVIDUALS AS  
 DEFENDANTS AND WAS DIFFICULT TO COMPREHEND, PLAINTIFFS  
 ALLEGED THAT ON NUMEROUS OCCASIONS, CORRECTION OFFICERS  
 DENIED HIM INADEQUATE MEDICAL CARE AND DID NOT ACCOMMODATE  
 HIS HEARING DISABILITY, BUT HE DID NOT CLEARLY STATE WHERE  
 OR WHERE THE WRONGFUL CONDUCT OCCURRED OR WHO WAS INVOLVED.  
 "NEARLY ALL OF THE PAGES OF THE COMPLAINT WERE PHOTOCOPIES  
 OF PLAINTIFFS INTERNAL GRIEVANCES; CORRESPONDENCE WITH  
 CORRECTION OFFICERS AND LAWYER AND HE DID NOT ALLEGUE HOW  
 THOSE EXHIBITS WERE RELEVANT TO HIS LEGAL CLAIMS.

PLAINTIFF ALLEGES IT IS A FACT HE WAS BORN WITH  
 77) A LEARNING DISABILITY; HAS A 69. POINTS 3 GRADE

READING i LIVING; i ONLY HELP HE GET OUT. LOOK AT  
 LAWS CASES OR GETTING KICK OUT OF BOOK TO TRY TO HELP ME  
 OUT CAUSE I DONT UNDERSTAND. BECAUSE may mind never  
 RECEIVED MENTAL TREATMENT & BY NOT GET MEDS I LOSS  
 FOCUS & CAN'T REMEMBER WHERE OR INWHAT I'M INVOLVED cause  
 OF my MENTAL ~~ILLNESS~~ ILLNESS Bad 'NEW DOCS NEVER TREAT IT  
 ONLY WHEN I TRY TO KILL my-SELF. BOTHs DAYS CALL;  
MENTALLY DETERIORATED I LAW CASE CIVIL INHERE DUNNER  
 TELL ABOUT THEM SELF Help me U/L BPP, SINCE BEING AT  
 SOUTHPORT C.F. I HAVE NOT SHOWER SINCE EASTERN C.F. CAUSE  
 IT HARD TO MOVE WITHOUT BOTHs KNEES BRACES, CANE, & BACK  
 BRACES NO REC,; SOMETIME NO FOOD AT ALL, AND SOMEWHER  
 THEY GIVE ME ONE MEAL A DAY THIS IS DAIRY.. AS A RETALIATION  
 FROM REPORT STAFFS MISCONDUCT AT ALL DOCS PRISONS SINCE 2008,

99) ON OR ABOUT OCT. 20.21 DOCS "MEMORANDUM"  
 SHOWING PROOF OF "RACKETEER INFLUENCED & CORRUPT  
 ORGANIZATIONS ACT ("RICO") 18 U.S.C. §§ 1961-1967  
 SEE EXHIBITS "VACCINATION INCENTIVE" STATE OF NEW  
 YORK DEFENDANTS BOSS A.J. NOTORIOUS ANNUCCI USED  
 EX GOVERNOR ANDREW M. CUOMO DOCS USED THE  
 FEDERAL MONEY FROM THE COVID-19 BILL TO INRICHMENT  
 HIMSELF & OTHER BY ONLY give PRISONERS AT EVERY PRISON  
 \$10.00 DOLLAR, OUT OF \$100.00 DOLLARS & BOY PUTTING \$90.00  
 DOLLARS IN DOCS POCKET... EVERY PERSON IN REAL WORLD  
 RECEIVED \$100.00 DOLLAR. IN VIOLATION OF 18 U.S.C. 1960-1967  
 AT (1) (2) (3) (4) (5) (6) (7) ALL PLAINTIFFS INJURED ARE IN  
 ABOVE CIVIL RIGHT ACTION <sup>RICO</sup>, CONSPIRACY 1962(d) IN VIOLATION  
 781 1ST, 8TH, 14TH, AMENDMENT.

100) *Relief By Plaintiff*  
my PUNITIVE DAMAGES IS SUM OF \$1.000.00  
IS TO PUNISH DEFENDANTS & TO SET A EXAMPLE TO  
DISCOURAGE OTHERS DEFENDANTS FROM ILLEGALLY  
& REFAIRE FROM FUTURE BAD ACT...

101)

COMPENSATORY DAMAGES TO FIX & MAKE ME WHOLE  
AGAIN & TO BE ISSUES ALL OF my ACCOMMODATION  
& MEDICAL DEVISS & FIX ALL OF HEALTH PROBLEMS & TO  
GET PAIN MEDS FOR ALL OF my PAIN & CARE, ALL BRACES  
& TO PAY FOR PAST PAIN & SUFFERED & FUTURE PAIN &  
SUFFERING IN SUM OF \$ 300.000...

102)

& ALL FALSE MEDICAL & MISBEHAVIOR REPORT & FALSIFIED  
LEGAL DOCUMENT REMOVED FROM PLAIFIERS FOLDER &  
WENT ALL MISBEHAVIOR REPORTS EXAGGERATED & ERASSED  
FROM MY PRISON RECORDS & NOT ALL MEDICAL UNASSIGNED  
IN MY FOLDER & MEDICAL RECORDS FROM -2008-2024 &  
MOVE TO SAFE PRISON BY N.Y.C. Supt. Supt. C.F. OR  
55 YEAR OLD HANDICAPP PRISONERS, & MEDICAL  
CONTROL-A-DIET & 2-AM BOOST & 2PM BOOST  
OR DOUBLE PORTION INTO my WEIGHT IS BACK  
AT 187 Pounds

SEE ATTACH )

79)

103)

"JURY DEMANDS"

PLAINTIFFS DEMANDED A TRIAL BY JURY IN THIS ACTION EXHIBITS (A),(B),(C) SHOW PROOF OF my CLAIMS.

104) ENTER JUDGMENT IN FAVOR OF THE PLAINTIFFS FOR NORMAL DAMAGES & COMPENSATORY DAMAGES & PUNITIVE DAMAGES AS ALLOWED BY LAW(S) SAVING ALL OF DECS DEFENDANTS EACH IN HIS & HER → INDIVIDUAL CAPACITIES & OFFICIAL CAPACITIES, ALSO INJUNCTION TO RECEIVED HEALTH CARE & RECEIVED ALL OF my REASONABLE ACCOMMODATION & TO BE move RIGHT NOW!! & MONEY DAMAGES IN THE SUM OF \$3,000,000 (THREE-MILLION DOLLARS).

105) "FOR MENTAL & PHYSICAL SUFFERING & EMOTIONAL INJURIES DISTRESS & FUTURE MEDICAL EXPENSES FOR KAPES LOST ALSO FOR WHAT I MIGHT FACE IN FUTURE PAST & FUTURE past & SUFFERING

106)

TO SHOW AT WHAT STAGES OF LIABILITY IS ON EACH OF ALL DEFENDANTS

+ SEE ATTACH)

107) AWARDING ANY & SUCH OTHER RELIEF AS  
THIS COURT MAY DEEM JUST & PROPER.

"PLAINTIFF REST IS CASE"

"ONLY A STRUCTURED SETTLEMENT"

DATED.

NOV. 17.2021

PLAINTIFFS FEAR FOR HIS  
LIFE ; STILL IN IMMEDIATE  
DANGER DUE TO COVID-19  
; HIV.

"  
RESPECTFULLY  
PRO-SE PLAINTIFFS  
KEVIN D. CRICHLER  
08A3511 / S. HV. B.22.  
SOUTHPORT-C, F  
238 Bob Marley DRIVE  
P.O. BOX-2000  
PINE CITY. N.Y. 14871-2000

# SUPPLEMENTAL

PRO-SE NATIVE OF SACHEM  
TRIBE WYANDANCH INDIAN  
NATION, KEVIN D. CRICHLON,  
INDIVIDUALLY AND BEHALF OF ALL  
OTHER SIMILARLY SITUATED, EQUAL  
PROTECTION RIGHTS UNDER A  
CLASS-OF-ONE, WRONGFUL  
CONFINEMENT IS S. H. V. FOR  
YEARS 96 MONTHS.

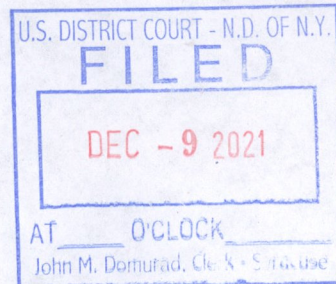
- VS -

ACTING BOSS ANTHON J. NOTORIOUS  
ANNUNZIATO, "OF THE DOCCS CRIME  
FAMILY," DIRECTOR, S. H. V.  
DONALD A. K. A. DONINTFORCER  
VENETTIOTTI, ET. AL.

(1) AMEND - COMPLAINT  
IMMINENT DANGER;  
WHISTLE BLOWER;  
21-CV-0692 (DNH/TWD)

## PART II OF

FIRST AMEND -  
COMPLAINT:



"PLAINTIFF, ALLEGEDS, PATTERNED EXISTENCE OF  
GOING POLICY OF TORTURE; OTHER CRUEL, IN-  
HUMAN; DEPRITION TREATMENT; WILLFUL  
MISCONDUCT AT ALL OF DOCCS PRISONS. A PATTERNED  
OF INADEQUATE NUTRITION; DELIBERATE INDIF-  
FERENT TO ALL OF HIS SERIOUS MEDICAL NEED.  
SEE  
(1) ATTACHMENT: →

PAIN & PHYSICAL CHRONIC  
 PAIN & ALL MEDICAL ISSUES, →  
 REASONABLE ACCOMMODATIONS CAN BE, ALL  
 BRACES, KNEES, BACK, & ELBOW & HAND  
 ; THUMB & DISCONTINUED HEADPHONE, HEARING  
 AIDS WITH BATTERIES, & HEARING IMPAIRED SLEEP  
 ON MY CELL, PREFERRED SEATING, & A SHAKE AWAKE  
 ALARM, & J-PAY TABLET WHICH ALSO VIOLATION  
 OF F.R.A. 1973 & A.D.A. 1990\* & INADEQUATE  
 DENY NUTRITION, H.I.V. & AIDS OTHER  
 PRISONERS, UNDEIGHT ARE ALWAYS CUT-OFF BECAUSE  
 LIFE SUSTAIN MEDS & NUTRITION BOOST OR  
 EXPOSURE & NERVE PERMANENTLY DAMAGES TO  
 THE POINT SOMEBODY PART ARE CRIPPLED, & PAIN MEDS  
 & NERVES DAMAGES PILLS & NEURONTIN & BOOST →  
 NUTRITION FOR H.I.V. POSITIVE MY-SELF & OTHER  
 SUFFERING FROM WEAKENED IMMUNE SYSTEM,  
 & OTHER ILLNESSES, AND IMMEDIATE RISK OF  
 DANGER TO MY HEALTH & WELL BEING →  
 SEE ATTACHMENT →

ALL DENTAL CARE WAS CUT-OFF JUST TO SAVE MONEY, & NOW I HAVE COVID-19  
IS IN NEED OF URGENT CARE, & DOCOS POLICY  
ON GOING "BLUE PRINT FOR HAWAII ORDER;  
JUSTICE THROUGHOUT DOCOS": ONGOING POLICY  
PATTERED AT ALL EXISTENCING PRISONS TO INADEQUATE  
DENY PRISONERS HEAT, WHEN IT COLD; NO PROTECTIONS  
FROM EXTREME TEMPERATURE IN BOTH S. H. U. OR  
GENERAL POPULATIONS; BOTH ARE EXPOSURE RAIN & COLD,  
IN SOLITARY CONFINEMENT ARE INADEQUATE DENY CLOTHING & BEDDING  
WILLFUL INTENTIONALLY SUBJECT ~~MYSELF~~ OTHERS TO  
BITTER COLD FOR MONTHS LIKE RIGHT NOW NOV. 27. 2021 FREEZING  
TEMPERATURES, NO WINTER CLOTHING WITHOUT JACKET OR  
BLANKETS; WHILE GUARDS ARE VIDEO-TAPE WARNED →  
THEY OWN JACKETS, HATS; HAD HEAT, HEATER IN BUBBLE  
& HAD TO WRITE OR SLEEP CAUSE ONCE COLD GET INTO MY  
BONES THAT ARE DAMAGED IT IS PAINFUL & CHRONIC SORENESS  
IN BONES; HAS UNBEARABLE PAIN, & ALL AREA WEAR  
AT WORK GOT HEAT ONLY BLOCK HEAT IS CUT-OFF

THIS TORTURE Policy ongoing →  
 DELIBERATE CRIMINAL ACTIVITY & PATTERNED  
 OF COMMISSIONS OF TWO OR MORE BAD - ACTS  
 & CONSPIRED TO SAVE MONEY & WHEN SENIOR  
 STAFFS WALK AROUND BLOCK & WE ASK ABOUT  
 HEAT THEY TOUCH HEATER THEN SAY ONE VIDEO - TAPE  
 THAT THE HEAT ON HIGH WHEN ITS NOT THIS  
 PATTERNED OF VIOLATION OF 18-U.S.C.  
 1960-1967 RICO ACT # ALL SO PATTERNED  
 OF DUE PROCESS & 120 DAY OVER MY →  
 RELEASED DATED FROM BOTHs S.I.H.U. & LONG  
 TERM KEEP LOCK IN VIOLATIONS OF EQUAL -  
 PROTECTION & DUE PROCESS & LOSS OF PROPERTY & LOSS  
 OF LIBERTY & FREEDOM OF RELIGION IN VIOLATIONS OF  
 MY 1ST, 8TH, 14TH AMENDMENTS...

SEE ATTACHMENT

FIVE POINT, C.P.

109)

ON OR ABOUT 8.29.15 - 4.15.16. AT  
 S.H.V. 12-A-1-07 CELL & DEFENDANTS C.O. FLICH  
 WOULD DAILY ; ~~INADEQUATE~~ INADEQUATE REFUSED A  
 PRISON PRESCRIBED ORDER 3 TIMES A DAY  
 MY CONTROL - A-DIET ; WE WILL WORK BOTH TOURS  
 7AM TO 3PM ; THEN 3PM TO 11PM ; HE WILL TELL  
 OTHER DEFENDANTS C.O. CLARK ; JANIE DOE (C.O.  
 S.K. FAT WHITE ABOUT 6 FEET 1 INCH, THAT ALSO DO  
 PACKAGES ; PACK UP PRISONERS FOR TRANSFER, NEVER  
 TO FEED ME CAUSE OF A PATTERNED OF GRIEVANCES  
 I FILED AGAINST HIM ; OTHER STAFFS FOR WILLFUL  
 MISCONDUCT, PLAINTIFFS LOST OVER 20 POUNDS ; COULD  
 HAVE DIED CAUSE OF IS H.I.V. ; OTHER ILLNESS  
 A ONGOING POLICY OF IMMINENT DANGER AND  
 DELIBERATE INDIFFERENCE, IN VIOLATION OF  
 NEEDS  
 DELIBERATE INDIFFERENCE TO SERIOUS MEDICAL

110) ON OR ABOUT 8.29.15 1ST FLOOR 12-BLOCK  
 NURST STATION TIME 1:45PM N.P. K. SALOTTI, N.P. →  
 WRIGHT ; NURSE KIRSTEN STANTON, DAILY CUT OFF  
 ALL OF MY HEALTH CARE BY N.P. K. SALOTTI, N.P.  
 WRIGHT ; NURSE K. STANTON TELL ME THAT BY CUTTING  
 OFF MY ~~LI~~ LIFE SUSTAINING MEDS WENT TO SEE HOW  
 4)

IT'S EFFECT MY BODY, PLAINTIFFS, SUGGEST

THAT I NEED URGENT LIFE SAVING TREATMENT  
 ; THEY WAS IN VIOLATION OF BOTH'S F.R.A. & A.D.  
 A. ; BY DISCONTINUING MY PRESCRIBED MEDICATIONS  
 ; THEY FAIL TO FOLLOW THE FEDERAL GUIDELINES  
 FOR H. I.V. ; ALSO NOT IN ACCORD WITH THE  
 STANDARDS OF THE AMERICAN BAR ASSOCIATION  
 ; THEY "POLICY ONGOING AT EVERY PRISONS, IS ONE  
 OR REGULARLY DISREGARDING MEDICAL RECOMMENDA-  
 TION CONCERNING PROPER TREATMENT ; DEFENDANTS  
 WAS ACTING OUTSIDE THE SCOPE OF THEIR EMPLOYME-  
 NT, ; MY MEDS ; PAIN PILL, AFFECTS MY DAILY ACTIVITIES  
 ; EXISTENCE OF CHRONIC ; SUBSTANTIAL PAIN" " MY  
 SERIOUS MEDICAL NEEDS IS A CONDITION OF URGENCY ; ONE  
 THAT MAY PRODUCE DEATH, DEGENERATION, EXTREME  
 PAIN, " DELIBERATE INDIFFERENCE, IN VIOLATION OF 1ST, 8TH  
 14TH AMENDMENTS FOR 60 DAYS

III) ON OR ABOUT 10-27-15 2ND FLOOR 9:00AM TIER II  
 DEFENDANTS LT. LIL MAN GIANNINO WAS DOING  
 A DUE PROCESS HEARING FROM A FABRICATION BY BOTH'S  
 DEFENDANTS C.O. CLARK, ; C.O. S.K. FEMALE, RETALIATION  
 BY WILLFUL MISCONDUCT AFTER I FILED PATTERNED OF  
 GRIEVANCES, ALSO AT EVERY HEARING DEFENDANTS LT. GIANNI  
 NO WILL DENIED ME MY RIGHT TO PARTICIPATE IN MY HEARING  
 WHEN I ASK FOR MY REASONABLE ACCOMMODATION ; HE  
 LT.(G) WILL BECOME Belligerent ; DENY ME "RELEVANT  
 51 DOCUMENTARY ( SEE-ATTACH ) →

EVIDENCE, I TOLD ME I NEED MY ACCOMMODATION  
 "POCKET TALKER", ; HEARING AIDS BATTERIES ;  
 SYSTEM A ROOM AMPLIFIER" CAUSE I COULD NOT UNDER-  
 STAND OF WHATS WAS GOING ON, IT'S KICK ME OUT  
 OF HEARING OVER 25 TIMES, ; HEARING PACKAGE  
 ; TAPE RECORDED WILL BE BLINK SO ONE MY  
 APPEALS I WILL ALWAYS DOCUMENT TO, DOCS OWN  
 "CHAPTER V, STANDARDS BEHAVIOR ; ALLOWANCES  
 DATE 1, 820/16 PAGES 7 OF 19 AT 1252.4, INMATES  
 WITH LIMITED ENGLISH PROFICIENCY (LEP) AND  
 SENSORIALLY DISABLED INMATES..

112)

PARAG → 5-7) "A HEAD OF HEARING INMATE WHO  
 USES AN AMPLIFIER OR OTHER DEVICE AS A REASONABLE  
 ACCOMMODATION MUST HAVE THE OPPORTUNITY TO USE  
 SUCH DEVICE DURING THE HEARING. DIR# NO # 4932#

; POINT TO ~~DOWN~~ DIR 2612 ; 2614 BOTH ARE REASONABLE  
 ACCOMMODATIONS. ; TO 3138. INSTITUTIONAL RULE AND  
 REGULATIONS FOR INMATES AT ALL CORR. FAC AT 4.

"INMATE SHALL NOT BE DISCIPLINED FOR MAKING WRITTEN  
 OR ORAL STATEMENTS, DEMANDS, OR REQUEST INVOLVING  
 A CHANGE OF INSTITUTIONAL CONDITIONS, POLICIES, RULES,  
 REGULATIONS, OR LAWS AFFECTING AN INSTITUTION.  
 ; ALL DEFENDANTS <sup>SHU</sup> VERETTIOTTI, SHU, RODRIGUEZ, LT.

6) GIANNINO, CHO RANTEN, NURSE II K<sub>1</sub> STATION,  
 C.O. CLERK, C.O.S.K., LT. TUCKER, DENTAL T. OSINSKI,

595 Cypress, m. 08/2017, 595 Cypress, m. 08/2017, all above  
 DEFENDANTS FABRICATED FALSE EVIDENCE ; WHOLEY  
 113) FULL CONFINEMENT TO COVER UP HIS ; HER  
 OWN MISCONDUCT IN S. H. U. ON VIDEO-TAPES FROM  
 2015 - 2020, A VIOLATION OF DUE PROCESS IN  
 VIOLATIONS ; UN-TIMELY UNDER DOCCS OWN REGULATIONS  
 SEE NYCCR 251 - 5, 1 [A] ; DENY "RELEVANT  
 TESTIMONY FROM MY WITNESSES, BY NOT CALL NO  
 WITNESSES, IN VIOLATIONS OF 1<sup>ST</sup>, 8<sup>TH</sup>, 14<sup>TH</sup> AMENDMENTS.

114) ON OR ABOUT 10. 1. 2015 <sup>2020</sup> - 12-BLOCK 1ST FLOOR TIME  
 1:00PM HEARING ROOM, DEFENDANT CHO RANJEN WOULD  
 DENY ME MY REASONABLE ACCOMMODATION THE  
 "POCKET TALKER AT SERIES OF 10 HEARING OF TIME III  
 ; WHEN AT 5 HEARING I HAD POCKET TALKER ; WILL  
 SHOW PROOF OF FALSE ; FABRICATED EVIDENCE CHO RANJEN  
 WILL SAY I KNOW YOUR INNOCENT BUT I HAVE TO FIND  
 YOU GUITY CAUSE IT WILL NOT LOOK RIGHT IF I LET  
 YOU GO, I ALWAYS RECEIVED MAXIMUM PENALTY ; ALL  
 OF MY DISCIPLINARY ACTION WAS BECAUSE IM A "WHISTLE-  
 BLOWER, ; ALWAYS WAS ARBITRARY ; CAPRICIOUS AND WAS  
 ADMINISTERED FOR THE PURPOSE OF CORPORAL PUNISHMENT ;  
 RETALIATION ; REVENGE, DATED OF HEARING 1-21-16, 6-16-  
 16, ; 7-11-16, ; 7-28-16, 4-11-17, ; 9-6-17, 6-26-19  
 REST OF DATED 5-6-20, 6-21-19, 10-2-19, 3-6-20,  
 ALL TOGETHER FROM 6-19-14 - 2021 ABOUT 60  
 Hearing ONLY HAD POCKET TALKER AT (5)  
 HEARING. ; I COULD NOT UNDERSTAND FULLY  
 7 OF WHAT WAS GOING ON ; UNDER THE A.D.A.